Committee Room, Austin, Texas, April 30, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 593, "An Act authorizing the county judge to employ a stenographer or clerk in any county of not less than forty-three thousand (43,000) and not more than forty-three thousand, one hundred (43,100) inhabitants, according to the last Federal Census Report; regulating the salary of said stenographer or clerk; for the payment of same; providing for his removal, and declaring an emergency,"

Has carefully compared same, and finds it correctly enrolled.

ATCHISON, Chairman.

# SIXTY-FIRST DAY

(Thursday, May 2, 1935)

The House met at 10 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Stevenson.

The roll was called, and the following members were present:

Mr. Speaker	Davisson
Adamson	of Eastland
Adkins	Dickison
Aikin	Dunagan
Alexander	Dunlap of Hays
Alsup	Dunlap of Kleberg
Ash	Dwyer
Atchison	England
Beck	Fain
Bergman	Fisher
Bourne	Ford
Bradbury	Fox
Bradford	Frazer
Broyles	Fuchs
Burton	Gibson
Butler of Brazos	Glass
Butler of Karnes	Good
Cagle	Gray
Caldwell	Greathouse
Calvert	Hankamer
Canon	Hanna
Celaya	Hardin
Clayton	Harris of Archer
Collins	Harris of Dallas
Colson	Hartzog
Cooper	Head
Cowley	Herzik
Craddock	Hill
Crossley	Hodges
Daniel	Hofheinz
Davis	Holland
Davison of Fisher	Hoskins

Howard Palmer Huddleston Patterson Hunt Payne Hunter Petsch Pope Hyder Jackson Quinn James Reader Reed of Bowie Jefferson Jones of Atascosa Reed of Dallas Jones of Falls Riddle Roach of Angelina Jones of Runnels Jones of Shelby Roach of Hunt Jones of Wise Roane Keefe Roark Roberts King Knetsch Rogers Lange Russell Rutta Lanning Latham Scarborough Leath Settle Shofner Lemens Smith Leonard Lindsey Spears Stanfield Lotief Lucas Steward Stinson Luker Mauritz Stovall McCalla Tarwater  ${f McConnell}$ Tennyson Thornton McFarland McKee Tillery McKinney Venable Waggoner Moffett Moore Walker Wells Morris Westfall Morrison Morse Wood of Harrison Wood of Montague Newton Worley Nicholson Young Olsen Youngblood Padgett

#### Absent—Excused

Colquitt Fitzwater
Duvall Graves
Farmer

A quorum was announced present. Rev. Geo. W. Coltrin, Chaplain, offered the following invocation:

"Almighty God, in these times of transition and readjustment, we pray for our nation, our President, the Congress, our Governor and ourselves, and for all in places of authority, that we may be led in wisdom's ways and to permanent stability. In Christ's name. Amen."

### LEAVES OF ABSENCE GRANTED

The following members were granted leaves of absence on account of important business:

Mr. Duvall for today, on motion of Mr. Stinson.

Mr. Graves for today, on motion of Mr. Calvert.

Mr. Colquitt for today, on motion of Mr. Collins.

Mr. McConnell and Mr. Knetsch for this afternoon, on motion of Mr. Petsch.

Mr. Fitzwater was granted leave of absence for today, on account of illness, on motion of Mr. Stovall.

## HOUSE BILLS ON FIRST READING

Mr. Jones of Atascosa moved to introduce, at this time, and have placed on first reading, House Bill No. 994.

The motion prevailed by the following vote:

#### Yeas-105

Adamson Hoskins Adkins Howard Hunter Aikin Alexander Hyder Jackson Alsup Jones of Atascosa Ash Jones of Falls Beck Jones of Runnels Bergman Bourne Jones of Shelby Jones of Wise Bradbury Bradford Keefe Brovles King Burton Lanning Butler of Karnes Lemens Lindsey Cagle Calvert Lotief Canon Lucas Luker Celaya Clayton Mauritz Collins McCalla McConnell Cooper McFarland Cowley McKee Crossley McKinney Davis Davison of Fisher Moffett Dickison Morris Dunlap of Kleberg Morrison Morse Fain Newton Ford Fox Nicholson Fuchs Olsen Padgett Gibson Patterson Glass Payne Good Pope Grav Hankamer Quinn Harris of Archer Reader Reed of Bowie Harris of Dallas Reed of Dallas Hartzog Roach of Angelina Head Herzik Roane Roberts Hodges Holland Rogers

Rutta Waggoner Walker Scarborough Settle Wells Shofner Westfall Wood of Harrison Smith Wood of Montague Steward Worley Stinson Young Tennyson Youngblood Thornton Tillery

#### Absent

Atchison Hunt Butler of Brazos James Caldwell Jefferson Colson Knetsch Craddock Lange Daniel Latham Davisson Leath of Eastland Leonard Moore Dunagan Dunlap of Hays Palmer Petsch Dwyer Riddle England Roach of Hunt Fisher Roark Frazer Russell Greathouse Spears Hanna Hardin Stanfield Hill Stovall Hofheinz Tarwater Huddleston Venable

# Absent-Excused

Colquitt Fitzwater
Duvall Graves
Farmer

Mr. Patterson moved to introduce, at this time, and have placed on first reading, House Bill No. 995.

The motion prevailed by the following vote:

#### Yeas-105

Crosslev Adamson Davis Adkins Aikin Davison of Fisher Alexander Dickison Dunlap of Kleberg Alsup Fain Ash **Fisher** Beck Ford Bourne Bradbury Fox Fuchs Bradford Gibson Broyles Glass Burton Butler of Karnes Good Gray Calvert Hankamer Canon Clayton Hardin Harris of Archer Collins Harris of Dallas Cooper Hartzog Craddock

Head Nicholson Olsen Herzik Padgett Hodges Holland Patterson Hoskins Payne Pope Howard Quinn Hunter Reader Hyder Reed of Bowie Jackson Reed of Dallas Jones of Atascosa Roach of Angelina Jones of Falls Jones of Runnels Roark Jones of Shelby Jones of Wise Roberts Rogers Keefe Russell King Scarborough Lanning Settle Latham Shofner Smith Lemens Lindsey Spears Lotief Steward Lucas Stinson Tennyson Luker Thornton Mauritz Tillery McCalla McConnell Waggoner McFarland Wells Westfall McKee McKinney Wood of Harrison Wood of Montague Moffett Morris Worley Young Youngblood Morrison Morse Newton

# Present-Not Voting

# Cagle

### Absent

Atchison Hunt Bergman James Butler of Brazos Jefferson Caldwell Knetsch Celaya Lange Colson Leath Cowley Leonard Daniel Moore Davisson Palmer of Eastland Petsch Dunagan Riddle Roach of Hunt Dunlap of Hays Dwyer Roane England Rutta Frazer Stanfield Greathouse Stovall Hanna Tarwater Hill Venable Hofheinz Walker Huddleston

#### Absent—Excused

Colquitt Fitzwater
Duvall Graves
Farmer

The Speaker then laid the bills before the House; they were read first time, and referred to the appropriate committees, as follows:

## By Mr. Jones of Atascosa:

H. B. No. 994. A bill to be entitled "An Act authorizing any county or district organized, or which may be hereafter organized, in accordance with the laws of the State of Texas, to purchase for the use or benefit of the people within and adjacent to any such county or district, or the use or benefit of a portion of the area of such political subdivision served thereby, work, buildings, equipment, together with all the rights, lands and easements appurtenant thereto and necessary therefor, for rendering irrigation, flood prevention, drainage, water and/or sewerage service; etc., and declaring an emergency."

Referred to Committee on Conservation and Reclamation.

## By Mr. Patterson:

H. B. No. 995, A bill to be entitled "An Act transferring the use and possession of 16.66 acres of land out of the George W. Spear Headright League adjoining Camp Mabry in Travis County, Texas, title to which is now in the State of Texas; authorizing the Highway Department to pay to the Adjutant General's Department the sum of thirty-two hundred dollars (\$3,200), making an appropriation to the Adjutant General's Department of such sum so received, and authorizing the Adjutant General's Department to purchase for the State of Texas a suitable right of way and entrance to Camp Mabry. and declaring an emergency.

Referred to Committee on Military Affairs.

# BILLS AND RESOLUTION SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof and their captions had been read severally, the following enrolled bills and resolution:

H. B. No. 77, "An Act creating a conservation and reclamation district composed of the Counties of Coke and Tom Green to be known as the Upper Colorado River Authority, pursuant to and for the purposes set forth Be it enacted by the Legislature of in Section 59-a, of Article XVI, of the Constitution of the State of Texas, and to be a governmental agency, body politic and corporate without power to mortgage or encumber any of its property, or to alienate any property necessary to its business, or to levy taxes or assessments or to create any indebtedness payable out of taxes or assessments, or to pledge the credit of the State, fixing boundaries thereof, conferring thereon all powers, rights, privileges and functions conferred by general law upon districts created pursuant to said Section 59-a, except as expressly limited; etc., and declaring an emergency."

H. B. No. 834, "An Act to prohibit the use of a steel trap for taking fur-bearing animals or the setting of any steel trap in Montgomery County, with certain exceptions; providing a penalty; repealing all laws in conflict therewith, and declaring an emergency."

S. C. R. No. 49, Suspending certain Joint Rule for the purpose of considering Senate Bill No. 525.

# CONFERENCE COMMITTEE RE-PORT ON SENATE BILL NO. 49

Mr. Tennyson submitted the following conference committee report on Senate Bill No. 49:

> Committee Room, Austin, Texas, May 1, 1935.

Hon. Walter F. Woodul, President of the Senate, and Hon. Coke Stevenson, Speaker of the House of Representatives.

We, your conference committee, to whom was referred Senate Bill No. 49, have had the same under consideration, and we recommend to the House of Representatives and to the Senate that said bill pass in the form attached hereto.

"S. B. No. 49.

# A BILL

#### To Be Entitled

An Act amending Article 297 of the Penal Code and Article 2892 of the Revised Civil Statutes, 1925, providing for the compulsory attendance of children in the public schools, and declaring an emergency."

the State of Texas:

Section 1. That Article 297 of the Penal Code, as amended by the Acts of 1915 and the Acts of 1923, be, and the same is hereby, amended so as hereafter to read as follows:

"Article 297. Every child in the State who is seven years and not more than sixteen years of age shall be required to attend the public schools in the district of its residence, or in some other district to which it may be transferred as provided by law, for a period of not less than one hundred and twenty days. The period of compulsory school attendance at each school shall begin at the opening of the school term unless otherwise authorized by the district school trustees and notice given by the trustees prior to the beginning of such school term; provided that no child shall be required to attend school for a longer period than the maximum term of the public school in the district where such child resides."

Sec. 2. That Article 2892 of the Revised Civil Statutes, 1925, be, and the same is hereby, amended so as hereafter to read as follows:

"Article 2892. Every child in the State who is seven years and not more than sixteen years of age shall be required to attend the public schools in the district of its residence, or in some other district to which it may be transferred as provided by law, for a period of not less than one hundred and twenty days. The period of compulsory school attendance at each school shall begin at the opening of the school term unless otherwise authorized by the district school trustees and notice given by the trustees prior to the beginning of such school term; provided that no child shall be required to attend school for a longer period than the maximum term of the public school in the district where such child resides."

Sec. 3. The fact that the State of Texas makes a substantial per capita. apportionment each year to aid in the education of children from seven years old to sixteen, and that many children between these ages are not required to attend the public schools, or other schools, and thereby the public welfare and the welfare of these children are injured, creates an emergency and an imperative public necessity that the constitutional rule, requiring bills to be read on three several days in each house, be, and the same is hereby, suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted.

# Respectfully submitted,

ONEAL, WESTERFELD, DAVIS, COTTEN, BURNS,

On the part of the Senate;

TENNYSON, SHOFNER, BROYLES, HODGES, McFARLAND,

On the part of the House.

On motion of Mr. Tennyson, the report was adopted by the following vote:

#### Yeas—105

Adamson Hodges Adkins Hofheinz Alexander Holland Alsup Hoskins Ash Howard Bergman Hyder Bradford Jackson Bradbury James Broyles Jones of Atascosa Burton Jones of Falls Butler of Brazos Jones of Runnels Butler of Karnes Jones of Shelby Cagle Jones of Wise Caldwell Keefe Calvert King Canon Knetsch Clayton Lanning Collins Latham Cowley Leath Craddock Leonard Crossley Lindsey Davison of Fisher Lotief Dickison Lucas England Luker Ford Mauritz Fox McCalla Fuchs' McConnell Gibson McFarland Glass McKee Gray McKinney Hankamer Moffett Hanna Morrison Hardin Morse Harris of Archer Newton Harris of Dallas Olsen Hartzog Padgett Head Patterson Herzik Payne

Pope Spears Quinn Steward Reed of Bowie Stinson Reed of Dallas Tennyson Roach of Angelina Thornton Roach of Hunt Tillery Roark Waggoner Roberts Walker Rogers Wells Russell Westfall Rutta Wood of Harrison Scarborough Wood of Montague Worley Settle Shofner Youngblood Smith

# Nays—3

Aikin Hunter Fain

# Absent

Atchison Huddleston Beck Hunt Bourne Jefferson Celaya Lange Colson Lemens Cooper Moore Daniel Morris Davis Nicholson Davisson Palmer of Eastland Petsch Dunagan Reader Dunlap of Hays Riddle Dunlap of Kleberg Roane Dwyer Stanfield Fisher Stovall Frazer Tarwater Good Venable Greathouse Young Hill

# Absent-Excused

Colquitt Fitzwater
Duvall Graves
Farmer

### SENATE BILL NO. 149 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 149, A bill to be entitled "An Act making appropriations to pay deficiency appropriations granted by the Governor during the fiscal years ending August 31, 1934, and August 31, 1935, respectively, and declaring an emergency."

The bill was read second time.

Mr. Dunlap of Kleberg offered the following amendment to the bill:

Amend Senate Bill No. 140, on page 1, immediately and following the line "Sam Houston State Teachers Col-

lege, general maintenance, \$3,540," Roark by inserting the line or lines "Texas College of Arts and Industries, completion of buildings, \$12,500," and changing totals of Act to conform.

The amendment was adopted.

Senate Bill No. 149 was then passed to third reading.

## SENATE BILL NO. 149 ON THIRD READING

Mr. Leonard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 149 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—112 Holland Adamson Adkins Hoskins Aikin Huddleston Alexander Hunt Alsup Hunter Ash Hyder Jackson Bergman Bourne James Bradbury Jefferson Bradford Jones of Atascosa Jones of Falls **Brovles** Burton Jones of Runnels Butler of Brazos Jones of Shelby Butler of Karnes Jones of Wise Cagle Keefe Canon King Celaya Knetsch Clayton Lanning Collins Lemens Cowley Leonard Craddock Lotief Crosslev Lucas Davis Luker Davison of Fisher Mauritz Dickison McCalla Dunlap of Kleberg McConnell England McFarland McKee Fain Fisher McKinney Ford Moffett Moore Fox **Fuchs** Morris Gibson Morrison Glass Morse Newton Good Gray **Padgett** Hankamer Patterson Hanna Payne Harris of Archer Quinn Reed of Bowie Harris of Dallas

Reed of Dallas

Roach of Hunt

Roane

Roach of Angelina

Head

Herzik Hodges

Hofheinz

Stovall Tennyson Thornton Rogers Tillery Rutta Waggoner Scarborough Walker Settle Wells Shofner Westfall Smith Wood of Harrison Spears Wood of Montague Worley Steward Youngblood Stinson

Nays-2

Olsen

Hardin

Present—Not Voting

Lindsev

#### Absent

Hill Atchison Howard Beck Caldwell Lange Calvert Latham Colson Leath Nicholson Cooper Daniel Palmer Davisson Petsch of Eastland Pope Dunagan Reader Riddle Dunlap of Hays Stanfield Dwyer Frazer Tarwater Greathouse Venable | Young Hartzog

### Absent—Excused

Colquitt Duvall Farmer

Celaya

Clayton

Fitzwater Graves

The Speaker then laid Senate Bill No. 149 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

# Yeas-113

Adamson Cooper Cowley Aikin Alsup Craddock Crossley Ash Bergman Davis Davison of Fisher Bourne Dickison Bradbury Dunlap of Kleberg Bradford **Broyles** England Burton Fain Butler of Brazos Fisher Butler of Karnes Ford Fox Cagle Caldwell **Fuchs** Canon Gibson

Glass

Good

1	
Gray	Moore
Hankamer	Morris
Hanna	Morrison
Hardin	Morse
Harris of Archer	Newton
Harris of Archer Harris of Dallas	Padgett
Hartzog	Palmer
Head	Patterson
Herzik	Petsch
Hodges	Quinn
Hofheinz	Reed of Bowie
Holland	Reed of Dallas
Hoskins	Roach of Angelina
Howard	Roach of Hunt
Huddleston	Roane
Hunt	Roark
Hunter	Roberts
Hyder	Rogers
Jackson	Russell
James	Rutta
Jefferson	Scarborough
Jones of Falls	Settle
Jones of Runnels Jones of Shelby Jones of Wise	Shofner
Jones of Shelby	Smith
Jones of Wise	Spears
Keefe	Steward
King	Stinson
Knetsch	Stovall
Lanning	Tennyson
Lemens	Thornton
Leonard	Tillery
Lotief	Waggoner
Lucas	Walker
Luker	Wells
Mauritz	Westfall
McCalla	Wood of Harrison
McConnell	Wood of Montague
McFarland	Worley
McKinney	Youngblood
Moffett	_
Na	ys—2
	-

#### Nays—2

Lindsey

A 41-4--

Olsen

77:11

### Absent

Adkins	Hill
Alexander	Jones of Atascos
Atchison	Lange
Beck	Latham
Calvert	Leath
Collins	McKee
Colson	Nicholson
Daniel	Payne
Davisson	Pope
of Eastland	Reader
Dunagan	Riddle
Dunlap of Hays	Stanfield
Dwyer	Tarwater
Frazer	Venable
Greathouse	Young
	<del>-</del>

## Absent—Excused

Colquitt	
Duvall	
Farmer	

Fitzwater Graves

# SENATE BILL NO. 179 ON SEC-OND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 179, A bill to be entitled "An Act making appropriations to pay all of the interest now due or to become due on or before August 31, 1937, on bonds of the State of Texas held by certain permanent funds of the State of Texas, authorizing the payment of certain warrants issued pursuant to this Act and of all warrants issued pursuant to Chapter 64, General and Special Laws of the Second Called Session of the Forty-third Legislature, at face value and out of their regular order, authorizing certain things to be done in connection with the refunding of bonds pursuant to Chapter 65, General and Special Laws of the Second Called Session of the Fortythird Legislature, and declaring an emergency."

The bill was read second time.

Mr. Aikin offered the following amendment to the bill:

Amend Senate Bill No. 179 by striking out Section 4-a.

The amendment was adopted.

Senate Bill No. 179 was then passed to third reading.

# SENATE BILL NO. 179 ON THIRD READING

Mr. Leonard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 179 be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas-105

Adamson	Butler of Karnes
Adkins	Cagle
Aikin	Caldwell
Alexander	Canon
Alsup	Clayton
Ash	Collins
Bergman	Cooper
Bourne	Cowley
Bradbury	Craddock
Bradford	Crossley
Broyles	Davis
Burton	Davison of Fisher
<b>Butler of Brazos</b>	Dickison

Dunlap of Kleberg Mauritz England McCalla McConnell Fain McFarland Ford Fox McKinney Fuchs Moffett Gibson Moore Glass Morris Good Morrison Gray Newton Hankamer Olsen Hanna Padgett Hardin Palmer Harris of Archer Patterson Harris of Dallas Payne Head Quinn Reed of Bowie Herzik Hodges Reed of Dallas Roach of Angelina Roach of Hunt Hofheinz Holland Hoskins Roark Howard Roberts Huddleston Rogers Hunt Russell Hunter Rutta Scarborough

Hunter
Jackson
James
Jefferson
Jones of Atascosa
Jones of Falls
Jones of Runnels
Jones of Shelby
Jones of Wise
Keefe
King
Lemens

Lemens
Leonard
Lotief
Lucas
Luker

Nays—1

Settle

Smith

Spears

Tillery

Walker

Westfall

Worley

Wood of Harrison

Wood of Montague

Wells

Tennyson

Thornton

Waggoner

Lindsey

#### Absent

Atchison Latham Beck Leath Calvert McKee Morse Celaya Colson Nicholson Daniel Petsch Pope Davisson of Eastland Reader Dunagan Riddle Dunlap of Hays Roane Dwyer Shofner Fisher Stanfield Frazer Steward Greathouse Stinson Hartzog Stovall Hill Tarwater Hyder Venable Knetsch Young Youngblood Lange Lanning

Absent—Excused

Colquitt Fitzwater
Duvall Graves
Farmer

The Speaker then laid Senate Bill No. 179 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

### Yeas-108

Adamson Jones of Falls Adkins Jones of Runnels Jones of Shelby Jones of Wise Aikin Alsup Bergman Keefe King Bourne Bradbury Knetsch Bradford Lemens Broyles Leonard Burton Lotief Butler of Brazos Lucas Butler of Karnes Luker Cagle Mauritz Caldwell McCalla Canon McConnell Clayton McFarland Collins McKee Cooper McKinney Cowley Moffett Craddock Moore Crossley Morris Davis Morrison Davison of Fisher Newton Dickison Olsen England Padgett Fain Palmer Fisher Patterson Fox Payne Fuchs Quinn Reed of Bowie Gibson Reed of Dallas Glass Roach of Angelina Roach of Hunt Good Gray Hankamer Roane Hanna Roark Roberts Hardin Harris of Archer Rogers Harris of Dallas Russell Hartzog Rutta Herzik Scarborough Hodges Settle Shofner Hofheinz Smith Holland Hoskins Spears Howard Stovall Huddleston Tennyson Thornton Hunter Jackson Tillery Venable James Waggoner Walker Jefferson Jones of Atascosa

Wells Westfall Wood of Montague

Wood of Harrison Youngblood

Worley

# Nays-1

# Lindsey

#### Absent

Alexander Hill Ash Hunt Atchison Hyder Beck Lange Calvert Lanning Celaya Latham Colson Leath Daniel Morse Davisson Nicholson of Eastland Petsch Dunagan Pope Dunlap of Hays Reader Dunlap of Kleberg Riddle Dwyer Stanfield Ford Steward Frazer Stinson Greathouse Tarwater Head Young

### Absent-Excused

Colquitt Duvall

**Fitzwater** Graves

Farmer

## CONFERENCE COMMITTEES APPOINTED

The Speaker announced the appointment of the following conference committee on Senate Bill No. 388: Messrs. Pope, Greathouse, Jones of Atascosa, Young, and James.

The Speaker announced the appointment of the following conference committee on House Bill No. 581: Messrs. Duvall, Roberts, Steward, Walker, and Wells.

# SENATE BILL NO. 257 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading.

S. B. No. 257, A bill to be entitled "An Act making certain emergency appropriations out of the General Revenue of the State of Texas to supplement appropriations made by the Regular Session of the Fortythird Legislature for the maintenance and administration of the Judiciary, to pay expenses of district judges and district attorneys as per Article 6820, Revised Civil Statutes, and declaring an emergency."

The bill was read second time.

Mr. Good offered the following amendment to the bill:

Amend Senate Bill No. 257 by inserting another section, to be known as Section 1-a, to read as follows:

"Section 1-a. There is hereby apthree hundred dollars propriated (\$300) out of the fees of the office of the clerk of the Supreme Court to pay an assistant to the secretary of the Board of Legal Examiners, with the approval of the Supreme Court."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and to the body of the bill.

Senate Bill No. 257 was then passed to third reading.

## SENATE BILL NO. 257 ON THIRD READING

Mr. Leonard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 257 be placed on its third reading and final passage.

The motion prevailed by the following vote:

# Yeas-109

Adamson Gibson Adkins Glass Alsup Good Beck Gray Bergman Hankamer Bourne Hanna Bradford Hardin Harris of Archer Broyles Harris of Dallas Burton Butler of Brazos Hartzog Butler of Karnes Head Cagle Herzik Caldwell Hodges Calvert Hofheinz Celaya Holland Hoskins Clayton Collins Howard Huddleston Colson Cooper Hunt Craddock Hunter Hyder Crossley Daniel Jackson Davison of Fisher James Dickison Jefferson Jones of Runnels Jones of Shelby Dwyer England Jones of Wise Fisher Ford Keefe Fox Lemens Frazer Leonard Fuchs Lotier

Lucas	Roark
Luker	Rogers
Mauritz	Russell
McCalla	Rutta
McConnell	Scarborough
McFarland	Settle
McKee	Shofner
McKinney	Smith
Moffett	Spears
Moore	Steward
Morris	Stovall
Morrison	Tarwater
Morse	Tennyson
Newton	Thornton
Olsen	Tillery
Padgett	Venable
Patterson	Waggoner
Payne	Walker
Petsch	Wells
Quinn	Westfall
Reed of Dallas	Wood of Harrison
Roach of Angelina	
Roach of Hunt	Youngblood
Teoach of Hull	T OWNEDIOOG

#### Navs—8

Aikin Bradbury Canon King

Roane

Lindsey Pope

Reed of Bowie Worley

# Absent

Alexander Jones of Falls Knetsch Ash Atchison Lange Cowley Lanning Davis Latham Davisson Leath Nicholson of Eastland Dunagan Palmer Dunlap of Hays Reader Dunlap of Kleberg Riddle Fain Roberts Greathouse Stanfield Hill Stinson Jones of Atascosa Young

#### Absent—Excused

Colquitt Duvall Farmer Fitzwater Graves

The Speaker then laid Senate Bill No. 257 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

#### Yeas-115

Adamson Bergman
Adkins Bourne
Aikin Bradford
Alsup Broyles
Ash Burton
Beck Butler of Brazos

Butler of Karnes Knetsch Caldwell Lemens Calvert Leonard Canon Lotiel Celaya Lucas Clayton Luker Collins Mauritz McCalla Cooper Craddock McConnell McFarland Crossley Daniel McKee McKinney Davis Davison of Fisher Moffett Dickison Moore Dunagan Morris Dunlap of Kleberg Morrison Dwyer Newton England Olsen **Padgett** Fain Patterson Fisher Ford Payne Petsch Fox Frazer Quinn Reed of Dallas Fuchs Gibson Roach of Angelina Roach of Hunt Glass Roane Good Roark Gray Roberts Hankamer Hanna Rogers Hardin Russell Harris of Archer Rutta Scarborough Harris of Dallas Settle Head Shofner Herzik Smith Hodges Spears Hofheinz Holland Stanfield Steward Hoskins Stovall Howard Tarwater Huddleston Tennyson Hunter Hyder Thornton Jackson Tillery James Venable

# Nays-6

Bradbury Cagle Lindsey

Jefferson

Keefe

King

Jones of Falls

Jones of Wise

Jones of Runnels Jones of Shelby

> Pope Reed of Bowie Worley

Wood of Harrison

Wood of Montague

Waggoner

Westfall

Youngblood

Wells

#### Absent

Alexander Atchison Colson Cowley Davisson Greathouse Hartzog Hill Hunt

Davisson Jones of Atascosa
of Eastland Lange
Dunlap of Hays Lanning

Latham Reader
Leath Riddle
Morse Stinson
Nicholson Walker
Palmer Young

Absent-Excused

Colquitt Duvall Farmer Fitzwater Graves

### SENATE BILL NO. 234 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 234, A bill to be entitled "An Act making an emergency appropriation out of the General Revenue Fund of the State of Texas for the State Department of Education for the balance of the fiscal year ending August 31, 1935, and declaring an emergency."

The bill was read second time.

Mr. Leonard offered the following amendment to the bill:

Amend Senate Bill No. 234 by striking out all below the enacting clause and inserting in lieu thereof the following:

"Section 1. That the following sums of money be, and the same are hereby, appropriated out of any money in the State Treasury to the credit of the General Revenue Fund of the State to provide for emergencies for the State Department of Education, and to supplement appropriations heretofore made, and for the fiscal year ending August 31, 1935, for the purposes hereinafter stated, as follows, to wit:

# Main Office Printing ......\$4,000

Postage, stationery, and print-

ing 3	ן טטט,
Contingent	500
Travel expense 2	,400
Total\$9	,900
Supervision and Administration Vocational Division	of
Extra help\$	500
Travel expense 1	,000
Telephone and telegraph	250
Postage	250
Stationery	300
Printing	300
Total\$2	,600

"Sec. 2. The fact that the appropriations for the Main Office, the Vocational Division, and the State Board of Education are now practically exhausted, and the further fact that no appropriations have been made to cover the items necessary in conducting the work in these Divisions of the State Department of Education, and the State Board of Education, create an emergency and an imperative public necessity, which justifies the suspension of the constitutional rule, requiring bills to be read on three several days in each house, and said rule is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted."

The amendment was adopted.

Mr. Patterson offered the following amendment to the bill:

Amend Senate Bill No. 234 by adding the following Section 2, and changing the section numbers to conform:

"Section 2. That the following sums of money be, and the same are hereby, appropriated out of any funds in the State Treasury not otherwise appropriated, to cover emergency and supplemental appropriations for the State Service Office of the Adjutant General's Department for the balance of the fiscal year ending August 31, 1935, which appropriation shall be available immediately and shall be for the emergencies herein stated and in addition to the appropriations which have heretofore been made:

Part time stenographer for San	
Antonio office from May 1, to	
September 1, four months at	
\$25	100
Office expense for Austin, San	
Antonio and Dallas	250
Stenographer at \$80 a month	
for four months	320
Traveling expenses for State	
Service Officer and two assist-	
ants until September 1	750
ጥ ተ 1	4 A1317

"Provided that the State Service Office of the Adjutant General's Department in the expenditure of the several amounts hereinabove appropriated shall be governed by the general provisions appearing at page 509, Chapter 166, Acts of the Forty-third Legislature, Regular Session, which was the General Appropriation Bill for the support and maintenance of

the departments of the State Government for the fiscal years ending August 31, 1934, and August 31, 1935, in so far as the same are applicable."

The amendment was adopted.

Mr. Clayton offered the following amendment to the bill:

Amend Senate Bill No. 234 by adding the following:

"State Board of Education—To provide funds to pay expenses and per diem of members of the State Board of Education, and for necessary help for investigation, for the balance of the biennium, or so much thereof as is necessary, \$2,500."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and with the body of the bill.

Senate Bill No. 234 was then passed to third reading.

## SENATE BILL NO. 234 ON THIRD READING

Mr. Leonard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 234 be placed on its third reading and final passage.

The motion prevailed by the following vote:

## Yeas-109

Adamson Fain Alsup Fisher Ash Ford Beck Fox Bergman Frazer Bourne Fuchs Bradbury Gibson Bradford Glass **Broyles** Good Butler of Brazos Gray Butler of Karnes Hankamer Cagle Hanna Caldwell Hardin Calvert Harris of Archer Canon Harris of Dallas Clayton Hartzog Colson Head Cooper Herzik Cowley Hodges Craddock Hofheinz Crossley Holland Daniel Hoskins Davis Howard Davison of Fisher Huddleston Dickison Hunter Dunagan Jackson Dunlap of Hays James Jones of Falls England

Jones of Runnels Petsch Jones of Shelby Quinn Jones of Wise Reed of Bowie Keefe Reed of Dallas King Roach of Angelina Knetsch Roach of Hunt Lanning Roark Lemens Roberts Leonard Rutta Scarborough Lucas Luker Shofner Mauritz Smith McCalla Spears Steward McConnell McFarland Stovall McKee Tarwater McKinney Thornton Moore Tillery Morris Venable Waggoner Morrison Walker Morse Westfall Newton Wood of Harrison Nicholson Wood of Montague Padgett Palmer Young Youngblood Patterson Payne

# Nays-6

Aikin Pope Lindsey Wells Lotief Worley

## Absent

Adkins Jones of Atascosa Lange Alexander Latham Atchison Leath Burton Moffett Celaya Collins Olsen Davisson Reader of Eastland Riddle Dunlap of Kleberg Roane Rogers Dwyer Russell Greathouse Settle Hill Stanfield Hunt Hyder Stinson Tennyson Jefferson

#### Absent—Excused

Colquitt Fitzwater
Duvall Graves
Farmer

The Speaker then laid Senate Bill No. 234 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

#### Yeas-106

Adamson Ash Adkins Atchison Alsup Beck

_	
Bergman	Jackson
Bourne	James
Bradbury	Jefferson
Bradford	Jones of Atascosa
Broyles	Jones of Falls
Burton	
Butler of Brazos	Jones of Runnels Jones of Shelby
Butler of Karnes	Jones of Wise
Cagle	King
Caldwell	Lanning
Calvert	Lemens
Canon	Leonard
Colorro	Mannita
Clara	Mauritz
Clayton	McCalla
Collins	McKee
Cooper	McKinney
Cowley	Moore
Craddock	Morris
Daniel	Morrison
Davis	Morse
Davison of Fisher	
Dickison	Nicholson
Dunagan	Padgett
Dunlap of Hays	Palmer
Dwyer	Patterson
England	Payne
Fain	Quinn
Fisher	Reed of Rowie
Ford	Reed of Bowie Reed of Dallas
Fox	Roach of Angelina
Frazer	Roach of Hunt
Fuchs	Roark
Gibson	
Glass	Roberts
	Rogers
Good	Rutta
Gray	Scarborough
Hankamer	Settle
Hanna	Smith
Harris of Archer	Stanfield
Harris of Dallas	Steward
Hartzog	Stovall
Head	Tarwater
Herzik	Thornton
Hodges	Tillery
Hofheinz	Venable
Holland	Waggoner
Hoskins	Walker
Howard	Wood of Montague
Huddleston	Worley
Hunter	Youngblood
	- AMITENIANT
**	4.0

# Nays-10

Aikin	McConnell
Knetsch	Shofner
Lindsey	Tennyson
Lotief	Wells
Lucas	Wood of Harrison

#### Absent

Alexander	Hardin
Colson	Hill
Crossley	Hunt
Davisson	Hyder
of Eastland	Koofo
Dunlap of Kleberg	Lange
Greathouse	Latham

Leath	Riddle
Luker	Roane
McFarland	Russell
Moffett	Spears
Olsen	Stinson
Petsch	Westfall
Pope	Young
Reader	•

# Absent-Excused

Colquitt	Fitzwater
Duvall	Graves
Formor	

Farmer

## SENATE BILL NO. 259 ON SEC-OND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 259, A bill to be entitled "An Act making certain emergency appropriations out of the General Revenue of the State of Texas, to supplement appropriations made by the Regular Session of the Fortythird Legislature for the maintenance and administration of the Judiciary, and for traveling expenses of the Judges of the Courts of Civil Appeals when on exchange of benches, to pay deficiency certificates already issued against such appro-priations, and declaring an emergency."

The bill was read second time, and was passed to third reading.

## SENATE BILL NO. 259 ON THIRD READING

Mr. Leonard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 259 be placed on its third reading and final passage.

The motion prevailed by the following vote:

# Yeas-105

	elaya
	ayton
	ooper
Oyles D	ullagall
	ngiana
tler of Brazos Fa	ain
itler of Karnes Fi	isher
	ord
chison Cichison D ck D curne D cadford D coyles D curton Ei citler of Brazos Fi citler of Karnes Fi	isher

TO	35 60
Fox	Moffett
Frazer	Мооге
Fuchs	Morris
Gibson	Morrison
Glass •	Newton
Gray	Olsen
Hankamer	Padgett
Hanna	Patterson
Harris of Archer	Payne
Harris of Dallas	Petsch
Hartzog	Quinn
Head	Reed of Dallas
Hodges	Roach of Angelin
Hofheinz	Roach of Hunt
Holland	Roane
Hoskins	Roark
Huddleston	Roberts
Hunter	Rogers
Hyder	Russell
Jackson	Rutta
James	Scarborough
Jefferson	Settle
Jones of Falls	Smith
Jones of Runnels	Spears
Jones of Shelby	Stanfield
Jones of Wise	Steward
King	Stovall
Lanning	Tarwater
Latham	Thornton
- · · ·	INCINCOL

Mauritz Wells
McCalla Wood of Harrison
McConnell Wood of Montague
McFarland Worley
McKee Youngblood

Tillery

Venable

Waggoner Walker

McKinney

Leath

Lucas

Lemens

Leonard

## Nays—11

Bradbury Lotief
Canon Reed of Bowie
Good Shofner
Herzik Tennyson
Knetsch Westfall
Lindsey

Absent

Howard Alexander Bergman Hunt Jones of Atascosa Cagle Caldwell Keefe Collins Lange Colson Luker Morse Crossley Nicholson Davisson of Eastland Palmer Dunlap of Hays Pope Dunlap of Kleberg Reader Dwyer Riddle Greathouse Stinson Hardin Young Hill

Absent-Excused

Colquitt Duvall

Farmer Fitzwater Graves

The Speaker then laid Senate Bill No. 259 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-96

Adamson Jones of Wise Adkins King Alsup Lanning Ash Latham Atchison Lemens Leonard Beck Bourne Lucas Bradford Mauritz McCalla Burton McConnell Butler of Brazos Butler of Karnes McFarland Caldwell McKee McKinney Calvert Celaya Moffett Clayton Moore Collins Morris Morrison Cooper Morse Cowley Newton Daniel Nicholson Davis Davison of Fisher Olsen Dickison Padgett England Palmer Patterson Fain Fisher Quinn Reed of Dallas Fox **Fuchs** Roach of Angelina Gibson Roane

Fuchs
Gibson
Roane
Glass
Gray
Roberts
Hankamer
Hanna
Rutta
Harris of Archer
Hartzog
Roach of An
Roane
Roark
Roark
Rogers
Roberts
Rogers
Rutta
Scarborough

Hartzog Smith Head Hodges Spears Hofheinz Stanfield Steward Holland Stinson Hoskins Stovall Howard Tarwater Huddleston Thornton Hunter Hyder Tillery Walker Jackson Wells James

Jefferson
Jones of Falls
Jones of Runnels
Jones of Shelby

Wood of Harrison
Wood of Montague
Worley
Youngblood

Navs-14

Aikin Craddock
Bergman Good
Bradbury Herzik
Canon Knetsch

Lindsey Lotief Reed of Bowie Russell Shofner Tennyson

#### Absent

Alexander Hunt **Broyles** Jones of Atascosa Cagle Keefe Colson Lange Crossley Leath Luker Davisson of Eastland Payne Dunagan Petsch Dunlap of Hays Pope Dunlap of Kleberg Reader Dwyer Riddle Roach of Hunt Ford Frazer Venable Greathouse Waggoner

#### Absent—Excused

Colquitt Duvall Farmer

Hardin

Harris of Dallas

Fitzwater Graves

Westfall

Young

## SENATE BILL NO. 293 ON SEC-OND READING

The Speaker laid before the House, on its second reading and passage to third reading.

S. B. No. 293, A bill to be entitled "An Act making an appropriation of fifteen hundred dollars (\$1,500), or so much thereof as may be necessary, out of any money in the State Treasury not otherwise appropriated, to be used by the State Depository Board to pay rent for safety deposit boxes rented by the Board from any bank located in the City of Austin for the purpose of depositing securities, where such obligations for rent have been incurred by the State Depository Board pursuant to Article 2530, Revised Statutes of 1925, as amended by the Acts of the Forty-third Legislature, Regular Session, or as amended by the Acts of the Forty-third Legislature, Second Called Session, and declaring an emergency.'

The bill was read second time, and was passed to third reading.

# SENATE BILL NO. 293 ON THIRD READING

Mr. Leonard moved that the constitutional rule, requiring bills to be Hunter read on three several days, be suspended, and that Senate Bill No. 293 Lindsey

be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas-105

Adamson Jones of Runnels Adkins Jones of Wise Aikin King Alsup Knetsch Ash Latham Atchison Leath Beck Lemens Bergman Leonard Bourne Lotief Bradbury Lucas Bradford McConnell **Broyles** McKee McKinney Burton Butler of Karnes Moffett Caldwell Moore Calvert Morris Canon Morrison Celaya Newton Clayton Olsen Cooper Padgett Cowley Palmer Daniel Patterson Davis Petsch Davison of Fisher Quinn Dickison Reed of Dallas

Dickison Reed of Dallas
Dunagan Roach of Angelina
Dunlap of Kleberg Roach of Hunt

England Roane Fain Roark Fisher Roberts Ford Rogers Fox Russell Frazer Rutta Fuchs Scarborough Gibson Settle Glass Smith Gray Spears Hankamer Stanfield Hanna Steward Harris of Archer Stinson Stovall Hartzog Tarwater Head Herzik Tennyson Thornton Hodges Venable Hofheinz

Howard Westfall
Hyder Wood of Harrison
Jackson Wood of Montague
James Young

Waggoner

Wells

Jones of Atascosa Youngblood Jones of Falls

# Nays—9

Holland

Hoskins

Cagle Mauritz
Craddock McCalla
Hunter Reed of Bowie
Lanning Worley

### Absent

Alexander Jefferson Butler of Brazos Jones of Shelby Collins Keefe Colson Lange Luker Crossley McFarland Davisson of Eastland Morse Dunlap of Hays Nicholson Dwyer Payne Good Pope Greathouse Reader Hardin Riddle Harris of Dallas Shofner Hill Tillerv Huddleston Walker Hunt

### Absent—Excused

Colquitt Duvall Farmer Fitzwater Graves

The Speaker then laid Senate Bill No. 293 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

#### Yeas-96

Adamson Harris of Archer Hartzog Alsup Ash Head Atchison Herzik Beck Hodges Bourne Hofheinz Bradbury Holland Bradford Hoskins Broyles Howard Burton Hyder Butler of Karnes Jackson Caldwell James Calvert Jones of Falls Jones of Runnels Jones of Wise Celava Clayton Collins King Cooper Latham Cowley Lemens Daniel Leonard Davis McConnell Davison of Fisher McKinnev Dickison Moffett Dunagan Morris Dunlap of Hays Morrison Dunlap of Kleberg Newton Fain Nicholson Fisher Olsen Ford Padgett Fox Palmer Frazer Patterson Fuchs Petsch Gibson Quinn Reed of Dallas Glass Gray Roach of Angelina Roach of Hunt Hankamer

Roane Tarwater Roark Tennyson Roberts Thornton Rogers Tillery Russell Venable Rutta Waggoner Walker Scarborough Settle Wells Smith Westfall Stanfield Wood of Harrison Wood of Montague Steward Stinson Young Youngblood Stovall

# Nays—16

Adkins Lanning Lindsey Aikin Bergman Lotief Cagle Lucas Canon Mauritz Craddock McCalla Reed of Bowie Hunter Knetsch Worley

#### Absent

Jones of Atascosa Alexander Butler of Brazos Jones of Shelby Colson Keefe Crossley Lange Leath Davisson of Eastland Luker McFarland Dwyer England McKee Good Moore Greathouse Morse Hanna Payne Pope Hardin Reader Harris of Dallas Riddle Hill Huddleston Shofner Hunt Spears Jefferson

# Absent-Excused

Colquitt Fitzwater
Duvall Graves
Farmer

# SENATE BILL NO. 393 ON SEC-OND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 393, A bill to be entitled "An Act making the appropriation out of the General Revenue Fund of the State of Texas for the State Board of Water Engineers to pay the salary of two (2) assistant engineers for certain supplies, travel expenses and auto maintenance, and declaring an emergency."

The bill was read second time.

Mr. Lemens offered the following Hartzog amendment to the bill:

Amend Senate Bill No. 393 by changing the corresponding appropriation items in Section 1 so as to read hereafter as follows:

unchanged.

Mr. Quinn moved to table the amendment.

The motion to table was lost.

Question recurring on the amendment, it was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

Senate Bill No. 393 was then passed to third reading.

# SENATE BILL NO. 393 ON THIRD READING

Mr. Lemens moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 393 be placed on its third reading and final passage.

The motion prevailed by the following vote:

### Yeas-95

Adamson Cooper Adkins Cowley Aikin Davis Alsup Davison of Fisher Ash Davisson Atchison of Eastland Bourne Dickison Bradbury Dunlap of Hays Bradford England Broyles Fain Fox Burton **Butler of Karnes** Frazer Fuchs. Cagle Caldwell Gibson Canon Glass Clayton Hankamer Collins Hardin Harris of Dallas Colson

Morrison Head Newton Herzik Nicholson Padgett Hodges Holland Payne Howard Quinn Reader Hunter Hyder Reed of Dallas Jackson Roach of Angelina James Roach of Hunt Jefferson Roane Jones of Falls Roark Jones of Shelby Rogers Jones of Wise Russell Keefe Rutta King Scarborough Shofner Lanning Latham Smith Leath Stanfield Lemens Steward Stinson Lucas Mauritz Tarwater McCalla Thornton McConnell Venable McFarland Waggoner Walker McKee McKinney Wells Moffett Westfall Wood of Harrison Moore Youngblood Morris

# Nays-12

Beck Lindsey
Bergman Lotief
Craddock Pope
Good Reed of Bowie
Hanna Wood of Montague
Harris of Archer Worley

# Absent

Jones of Runnels Alexander Butler of Brazos Knetsch Lange Calvert Leonard Celaya Luker Crossley Morse Daniel Olsen Dunagan Dunlap of Kleberg Palmer Patterson Dwyer Petsch Fisher Riddle Ford Roberts Gray Settle Greathouse Spears Hill Hofheinz Stovall Hoskins Tennyson Huddleston Tillery Hunt Young Jones of Atascosa

## Absent-Excused

Colquitt Fitzwater
Duvall Graves
Farmer

The Speaker then laid Senate Bill No. 393 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

### Yeas-103

Jones of Atascosa Adamson Jones of Falls Adkins Jones of Shelby Alsup Ash Jones of Wise Atchison Keefe King Bourne Bradbury Lange Bradford Lanning **Broyles** Latham Burton Lemens Butler of Karnes Lucas Luker Caldwell Celaya Mauritz Clayton McConnell Collins McFarland Colson McKee Cooper McKinney Cowley Moore Morris Daniel Davis Morrison Davison of Fisher Newton Davisson Nicholson of Eastland Padgett Dickison Payne Dunlap of Hays Quinn England Reader Fain Reed of Dallas Fisher Roach of Angelina Ford Roach of Hunt Fox Roane Frazer Roark Fuchs Rogers Gibson Russell Glass Rutta Gray Scarborough Greathouse Settle Hankamer Shofner Hardin Stanfield Harris of Dallas Steward Hartzog Stinson Head Stovall Herzik Tarwater Hodges Thornton Hofheinz Tillery Holland Venable Hoskins Waggoner Howard Walker Hunter Wells Hyder Westfall Jackson Wood of Harrison James Worley

#### Nays—16

Young

Aikin Craddock
Beck Good
Bergman Hanna
Canon Harris of Archer

Jefferson

Lindsey Reed of Bowie
Lotief Smith
McCalla Wood of Montague
Pope Youngblood

Present—Not Voting

Moffett

#### Absent

Alexander Knetsch Butler of Brazos Leath Cagle Leonard Calvert Morse Crossley Olsen Dunagan Palmer Dunlap of Kleberg Patterson Dwyer Petsch Hill Riddle Huddleston Roberts Hunt Spears Jones of Runnels Tennyson

#### Absent—Excused

Colquitt Fitzwater
Duvall Graves
Farmer

### SENATE BILL NO. 369 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading.

S. B. No. 369, A bill to be entitled "An Act making an appropriation to be paid out of the General Revenue Fund of the State of Texas of the sum of six thousand one hundred and forty-eight dollars and eighty cents (\$6,148.80), not otherwise appropriated, to cover taxes due by the State of Texas to the Sugar Land Independent School District, covering the years from 1918 to 1927, inclusive, and declaring an emergency."

The bill was read second time.

Mr. Petsch offered the following amendment to the bill:

Amend Senate Bill No. 369 by adding an additional section, to be known as Section 1-a, to read as follows:

"Section 1-a. The State Prison Board and the Directors of Agricultural and Mechanical College of Texas are each herewith directed to pay the aforesaid taxes, interest, and penalties excepted, as such taxes are due by said State agencies, and upon failure to pay the same within ninety days from effective date of this Act, suit is authorized against such State agencies so defaulting."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

Senate Bill No. 369 was then passed to third reading.

### SENATE BILL NO. 369 ON THIRD READING

Mr. Roane moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 369 Ash be placed on its third reading and final passage.

Adkins Alexande Bergman Broyles

The motion prevailed by the following vote:

#### Yeas-98

Adamson Jackson Aikin James Alsup Jefferson Atchison Jones of Atascosa Bourne Jones of Shelby Bradbury Keefe Bradford King Burton Latham Butler of Brazos Leonard Butler of Karnes Lotief Cagle Lucas Caldwell Mauritz Calvert McCalla McConnell Canon McFarland Celava Collins McKee McKinney Colson Moffett Cooper Cowley Moore Craddock Morris Daniel Morrison Davis Morse Davison of Fisher Newton Dickison Nicholson Dunlap of Hays Padgett Fain Palmer Fisher Patterson Fox Payne **Fuchs** Petsch Glass Quinn Gray Reader Reed of Dallas Hankamer Roach of Hunt Hanna Hardin Roane Harris of Archer Roark Harris of Dallas Rogers Hartzog Russell Head Scarborough Herzik Shofner Hill Smith Hodges Stanfield Holland Tarwater Thornton Hoskins Howard Tillery Huddleston Waggoner Hyder Walker

Wells Wood of Montague
Westfall Young
Wood of Harrison Youngblood

### Nays—7

Beck Lindsey
Frazer Reed of Bowie
Good Venable
Hunter

#### Absent

Adkins Jones of Wise Alexander Knetsch Ash Lange Lanning Broyles Leath Clayton Lemens Crossley Luker Davisson Olsen of Eastland Pope Dunagan Riddle

Dunlap of Kleberg Roach of Angelina
Dwyer Roberts
England Rutta
Ford Settle
Gibson Spears
Greathouse Steward
Hofheinz Stinson
Hunt Stovall

Jones of Falls

Jones of Runnels

Stovan

Tennyson

Worley

# Absent—Excused

Colquitt Fitzwater Duvall Graves Farmer

The Speaker then laid Senate Bill No. 369 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

#### Yeas-81

Atchison Fisher Bourne Glass Bradbury Gray Broyles Hankamer Hardin Burton Butler of Brazos Harris of Dallas Hartzog Butler of Karnes Caldwell Head Calvert Herzik Collins Hill. Hofheinz Cooper Hoskins Cowley Howard Daniel Davis Huddleston Davison of Fisher Hyder Davisson Jackson of Eastland James Dickison Jefferson Dunlap of Hays Jones of Shelby Dwyer Jones of Wise England Keefe

Reader

Reed of Dallas King Riddle Knetsch Roach of Angelina Lange Roane Lemens Roark Leonard Rogers Lotief Scarborough Lucas Settle Mauritz Stanfield McFarland McKee Steward McKinney Stinson Moore Tarwater Thornton Morrison Tillery Newton Waggoner Nicholson Wells Padgett Palmer Wood of Harrison Patterson Wood of Montague Young Payne

# Nays-31

Youngblood

Adamson Lindsey McCalla Aikin McConnell Alsup Beck Moffett Canon Morris Craddock Pope Quinn Fain Reed of Bowie Fox Roach of Hunt Frazer Russell Good Hanna Shofner Harris of Archer Smith Hodges Tennyson Hunter Venable Jones of Atascosa Westfall Lanning

# Present-Not Voting

Cagle

Luker

# Absent

Holland Adkins Alexander Hunt Jones of Falls Ash Jones of Runnels Bergman Bradford Latham Celaya Leath Clayton Morse Colson Olsen Petsch Crossley Dunagan Roberts Dunlap of Kleberg Rutta Ford Spears Fuchs Stovall Gibson Walker Greathouse Worley

# Absent-Excused

Colquitt Duvall Farmer Fitzwater Graves

## RELATIVE TO SENATE BILL NO. 476

By unanimous consent of the House, the following committee amendment by Mr. Celaya to Senate Bill No. 476 was adopted:

Amend Senate Bill No. 476 by adding a new section to be known as Subsection a-1, immediately following Subsection a, as follows:

"Provided that either owned or leased dredge or dredges and/or other equipment shall not engage in any work or service for hire or nonhire on any State or Federal waterway which is not a necessary adjunctive part of such navigation district as defined in Subsection a, but such equipment shall be confined to use on such waters as are under control of the navigation district or a necessary adjunctive part thereof and nothing in this Act shall give to any navigation district power or right to borrow or receive money from any source or to levy taxes upon the taxable property within and coming under the jurisdiction of said navigation district for the purpose of building tugs, barges, scows, dredges, pile driver or other floating equipment to be used in any manner upon any of the waters of the United States other than those waters coming under the jurisdiction of the navigation district as defined in this Act or in the waters necessarily adjunctive to use of such navigation district as set forth in Subsection a."

# SUSPENDING CERTAIN JOINT RULES

Mr. Alsup offered the following resolution:

H. C. R. No. 104, Suspending certain Joint Rules for the purpose of considering House Bill No. 27.

Be it resolved by the House of Representatives, the Senate concurring, That Rules Nos. 22, 23, and 24 of the Joint Rules of the House and Senate be, and the same are hereby, suspended in order that the House may take up and consider until disposed of, House Bill No. 27.

The resolution was read second time, and was adopted.

## SENATE BILL NO. 494 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading, S. B. No. 494, A bill to be entitled "An Act making certain emergency appropriations out of the General Revenue Fund of the State Treasury of the State of Texas for certain State eleemosynary institutions for additional support and maintenance of said institutions for the fiscal year ending August 31, 1935, and declaring an emergency."

The bill was read second time, and was passed to third reading.

# SENATE BILL NO. 494 ON THIRD READING

Mr. Leonard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 494 be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas-122

Adamson Fuchs Adkins Gibson Aikin Glass Alexander Gray Alsup Hankamer Atchison Hanna Beck Harris of Archer Bergman Harris of Dallas Bourne Hartzog Bradbury Head Bradford Herzik **Broyles** Hill Burton Hodges Butler of Brazos Hofheinz Holland Cagle Calvert Hoskins Canon Howard Celaya Huddleston Clayton Hyder Collins Jackson Cooper James Cowley Jefferson Craddock Jones of Falis Crossley Jones of Shelby Daniel Jones of Wise Keefe Davis Davison of Fisher King Davisson Knetsch of Eastland Lanning Dickison Latham Dunagan Leonard Dunlap of Hays Lotief Dwyer Lucas England Luker Fain Mauritz Fisher | McCalla Fox McConnell Frazer McFarland

McKee Russell McKinney Rutta Scarborough Moffett Settle Moore Morris Shofner Smith Morrison Morse Stanfield Steward Newton Nicholson Stinson Olsen Stovall Tarwater Padgett Palmer Tennyson Thornton Patterson Tillery Payne Petsch Venable Waggoner Walker Quinn Reader Reed of Bowie Wells Reed of Dallas Westfall Roach of Angelina Roach of Hunt Wood of Harrison Wood of Montague Young Roane Youngblood Roark Rogers

Nays—1

Hunter

#### Absent

Jones of Runnels Ash Butler of Karnes Lange Leath Caldwell Lemens Colson Dunlap of Kleberg Lindsey Pope Ford Riddle Good Roberts Greathouse Hardin Spears Worley Hunt Jones of Atascosa

# Absent—Excused

Colquitt Fitzwater
Duvall Graves
Farmer

The Speaker then laid Senate Bill No. 494 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

# Yeas—120

Adamson Burton Butler of Brazos Adkins Cagle Aikin Alexander Calvert Alsup Canon Atchison Celaya Clayton Beck Collins Bergman Cooper Bourne Craddock Bradbury Crossley Bradford Davis Broyles

McFarland Davison of Fisher McKee Davisson of Eastland McKinney Moffett Dickison Moore Dunagan Morris Dunlap of Hays Morrison England Morse Fain Fisher Newton Fox Nicholson Olsen Frazer Fuchs **Padgett** Gibson Palmer Glass Patterson Payne Gray Hankamer Petsch Pope Hanna Hardin Quinn Harris of Archer Reader Harris of Dallas Reed of Bowie Hartzog Riddle Head Roach of Angelina Herzik Roach of Hunt Hill Roane Hodges Roark Rogers Hofheinz Holland Russell Hoskins Rutta Howard Scarborough Huddleston Settle Hunter Shofner Hyder Smith Jackson Stanfield James Stinson Jefferson Stovall Jones of Falls Tarwater Jones of Shelby Tennyson Thornton Jones of Wise Tillery Keefe Venable King Waggoner Lanning Walker Latham Wells Lemens Leonard Westfall Lotief Wood of Harrison Luker Wood of Montague Mauritz Young Youngblood McCalla McConnell

#### Absent

Jones of Atascosa Ash Butler of Karnes Jones of Runnels Caldwell Knetsch Colson Lange Cowley Leath Daniel Lindsey Dunlap of Kleberg Lucas Reed of Dallas Dwyer Ford Roberts Good Spears Greathouse Steward Worley Hunt

Absent—Excused

Colquitt

Duvall

Farmer Fitzwater Graves

# SENATE BILL NO. 510 ON SECOND READING

On motion of Mr. Roane, the regular order of business was suspended to take up and have placed on its second reading and passage to third reading,

S. B. No. 510, A bill to be entitled "An Act providing for relief for the Independence Common School District of Henderson and Kaufman Counties, Texas, in order to aid said district in rebuilding its properties and equipping its school which was destroyed by fire on the fourth day of March, A. D. 1935; providing for work relief; making an appropriation to said district for said property, and declaring an emergency."

The Speaker laid the bill before the House, and it was read second time.

Mr. Settle offered the following amendment to the bill:

Amend Senate Bill No. 510, page 1, Section 1, by striking out the words and figures "eight thousand dollars (\$8,000)" and insert in lieu thereof the words and figures "five thousand dollars (\$5,000)."

The amendment was adopted.

Mr. Adkins offered the following amendment to the bill:

Amend Senate Bill No. 510 by adding the following and changing the section numbers to conform:

"Section 1. That by reason of the destruction by fire in the Algerita Community of San Saba County, Texas, recently, destroying the school building entirely; and by reason of the drought conditions existing in said area for previous years, resulting in a decrease of property values and inability of taxpayers to pay their taxes, and the fact that said common school district now has a bonded indebtedness, is not authorized to vote any additional bonded indebtedness, and in view of the fact that all roads in that section of the unimproved dirt community are roads, and the further fact that it is several miles to the nearest adjoining school and that there are no bus facilities, creates and results in a great public calamity to said district, requiring the rebuilding of said school building to provide educational facilities for the school children of

said common school district, that by roads in that section of the commureason thereof there is here appro- nity are unimproved dirt roads, inpriated to the said Algerita Common accessible in wet weather, and the School District No. 28 of San Saba further fact that it is at least four-County, Texas, the total sum of one teen miles to the nearest adjoining thousand three hundred dollars (\$1,300), to be used as follows:

"For the purpose of constructing, repairing and rehabilitating said school building of said district, said appropriation to be out of the General Funds or out of funds not otherwise appropriated.

"Sec. 2. It is further provided that the Texas Relief Commission shall authorize and empower the local relief officers of San Saba County, Texas, to furnish whatever labor possible, and to assist whenever possible in the rebuilding of said school building.

"Sec. 3. It is further provided that the money herein appropriated can not be paid out except on warrants of the Comptroller on sworn accounts by the trustees of said common school district and as the same is needed in the construction and equipping of said school building.'

The amendment was adopted.

Mr. Alsup offered the following amendment to the bill:

Amend Senate Bill No. 510 by adding a new section to read as follows:

"Because drought conditions have created a public calamity in Panola County, there is hereby appropriated \$1,000 out of the General Revenue Fund of the State to the Gary Common School District of Panola County, to rebuild school building destroyed by fire, which resulted in further increasing the calamity."

The amendment was adopted.

Mr. Roane offered the following amendment to the bill:

Amend Senate Bill No. 510 by adding the following and changing the section numbers to conform:

"Section 1. That by reason of the destruction by fire in the Brown Community of Fort Bend County, Texas, recently, destroying the school building entirely; and by reason of the drought conditions existing in said area for previous years, and flood reason of the fact that all the inconditions in certain years, resulting surance was consumed in replacing in a decrease of property values and a smaller building and that said disinability of taxpayers to pay their trict has pledged local maintenance taxes, and the fact that said common taxes, to the extent of \$2,300, to school district is not authorized to slightly equip said building and is not vote any additional bonded indebted- able to replace the library, maps and

school and that there are no bus facilities, creates and results in a great public calamity to said district, requiring the rebuilding of said school building to provide educational facilities for the school children of said common school district, that by reason thereof there is here appropriated to the said Brown Common School District No. 13 of Fort Bend County, Texas, the total sum of one thousand dollars (\$1,000), to be used as follows:

"For the purpose of constructing, repairing, and rehabilitating said school building of said district, said appropriation to be out of the General Funds or out of funds not otherwise appropriated.

"Sec. 2. It is further provided that the Texas Relief Commission shall authorize and empower the local relief officers of Fort Bend County, Texas, to furnish whatever labor possible, and assist whenever possible in the rebuilding of said school building.

"Sec. 3. It is further provided that the money herein appropriated can not be paid out except on warrants of the Comptroller on sworn accounts by the trustees of said common school district and as the same is needed in the construction and equipping of said school building.

> ROANE CLAYTON.

The amendment was adopted.

Mr. Broyles offered the following amendment to the bill:

Amend Senate Bill No. 510 by adding the following as a new section, and renumber the other sections to conform:

"Sec. —. By reason of the complete destruction of the school building and equipment of the Edom Independent School District in Van Zandt County, Texas, by fire which occurred during the year 1934, and which destroyed the library, maps and charts of said school; and by ness, and in view of the fact that all charts so destroyed by fire, and if

such library, maps and charts are not so replaced, such school district will lose its privilege of receiving rural State aid for the current year and for several years hence, thereby will lose its classification as a four-year high school; there is hereby appropriated, for the purpose of replacing the library, maps and charts in said school, the sum of five hundred dollars (\$500), or so much thereof as may be necessary, to be paid by the warrants of the Comptroller on sworn accounts, when such library, maps and charts have been duly purchased and installed."

The amendment was adopted.

Mr. Wood of Harrison offered the following amendment to the bill:

Amend Senate Bill No. 510 by adding a new section, to be known as Section —, to read as follows:

The fact that the Rural Rehabilitation Department of the Texas Relief Commission has moved into the Darco Community of Harrison County, over 100 families, and the fact that the families moved into this community, are relief clients, and have no means of paying taxes, and the fact that the majority of the land in said community is owned by the Federal Land Bank, creates a great public calamity to said district which causes the conditions to said school to be crowded; there is hereby appropriated \$1,000 to the Darco Common School District for relief."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and to the body of the bill.

Senate Bill No. 510 was then passed to third reading, by the following vote:

#### Yeas-78

Cooper Adamson Cowley Adkins Daniel Alsup Ash Davisson Beck of Eastland Bourne Dickison Bradbury Dwyer England Bradford **Broyles** Ford Burton Glass Butler of Brazos Gray Greathouse Butler of Karnes Cagle Hardin Harris of Dallas Caldwell Calvert Hartzog Colson Head

Palmer Hofheinz Payne Hoskins Pope Howard Quinn Huddleston Reader Hyder Reed of Bowie Reed of Dallas Jefferson Jones of Falls Roach of Angelina Jones of Shelby Roach of Hunt Jones of Wise Roane Keefe Roark King Scarborough Latham Settle Lemens Stanfield Steward Leonard Lotief Tarwater Lucas Thornton Mauritz Tillery McKinney Venable Moore Wells Wood of Harrison Morris Young Morrison Youngblood Morse **Padgett** 

## Nays-45

Aikin Jones of Atascosa Alexander Lindsey Luker Canon McCalla Collins Craddock McConnell Davison of Fisher McFarland Dunagan Moffett Dunlap of Hays Newton Olsen Fain Patterson Fisher Riddle Fox Frazer Russell Rutta Fuchs Gibson Shofner Good Smith Stovall Hankamer Tennyson Hanna Harris of Archer Waggoner Walker Herzik Westfall Hodges Wood of Montague Hunter Jackson Worley

### Present-Not Voting

#### Bergman

James

# Absent

Atchison Lange Lanning Celaya Leath Clayton McKee Crossley Davis Nicholson Dunlap of Kleberg Petsch Holland Roberts Rogers Hunt Jones of Runnels Spears Stinson Knetsch

#### Absent—Excused

Colquitt Fitzwater
Duvall Graves
Farmer

# MOTION TO TAKE UP SENATE BILL NO. 510

Mr. Morrison moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 510 be placed on its third reading and final passage.

The motion was lost (not receiving the necessary four-fifths vote) by the following vote:

# Yeas-75

Adamson Jefferson Adkins Jones of Falls Alsup Jones of Shelby Ash Jones of Wise Beck Keefe Bergman King Bourne Lange Bradbury Latham Bradford Lemens Broyles Lucas Burton Mauritz Butler of Brazos McKinney Butler of Karnes Moore Cagle Morris Caldwell Morrison Calvert Morse Colson Padgett Cooper Palmer Cowley Payne Pope Crossley Quinn Daniel Reader Davisson of Eastland Reed of Bowie Dickison Reed of Dallas Dunlap of Kleberg Roach of Angelina England Roach of Hunt Ford Roane Glass Roark Greathouse Scarborough Harris of Dallas Spears Steward Head Hill Thornton Hofheinz Tillerv Holland Venable Hoskins Wells Howard Westfall Huddleston Wood of Harrison Hyder Youngblood

## Nays-44

Aikin	Fuchs
Alexander	Gibson
Canon	Good
Collins	Hankamer
Craddock	Hanna
Davison of Fisher	Harris of Archer
Dunagan	Herzik
Dunlap of Hays	Hodges
Fain	Hunter
Fox	Jackson
Frazer	James

Jones of Atascosa	Russell
Lindsey	Rutta
Luker	Shofner
McCalla	Smith
McConnell	Stanfield
McFarland	Stovall
Moffett	Tennyson
Newton	Waggoner
Olsen	Walker
Patterson	Wood of Montague
Riddle	Worley

#### Absent

Atchison	Leath
Celaya	Leonard
Clayton	Lotief
Davis	McKee
Dwyer	Nicholson
Fisher	Petsch
Gray	Roberts
Hardin	Rogers
Hartzog	Settle
Hunt	Stinson
Jones of Runnels	Tarwater
Knetsch	Young
Lanning	•

Absent-Excused

Colquitt Fitzwater
Duvall Graves
Farmer

#### NOTICE GIVEN

Mr. Howard gave notice that he would, on the next legislative day, move to take up, for consideration at that time, the motion to reconsider the vote by which House Bill No. 914 failed to pass, which motion to reconsider was heretofore spread on the Journal.

# MESSAGE FROM THE SENATE

Senate Chamber, Austin, Texas, May 2, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has granted the request of the House for a conference committee to adjust the differences between the two houses on House Bill No. 581. The following have been appointed on the part of the Senate: Senators Pace, Small, Regan, Redditt, and Stone.

# The Senate has passed

S. B. No. 525, A bill to be entitled "An Act to reorganize the Eighty-seventh Judicial District of Texas, to be constituted of Limestone, Freestone and Anderson Counties, Texas, and to provide for the terms thereof, and declaring an emergency."

S. B. No. 527, A bill to be entitled "An Act to amend Subsection (m) of Section 7, House Bill No. 2, Chapter, 13, Acts of Forty-second Legislature, Third Called Session, as amended by Senate Bill No. 300, Chapter 136, Acts of Forty-third Legislature, Regular Session, and declaring an emergency."

The Senate has adopted the conference committee report on Senate Bill No. 49 by the following vote: Yeas, 26; nays, 3.

Respectfully,
BOB BARKER,
Secretary of the Senate.

# SENATE BILLS ON FIRST READING

The following Senate bills, received from the Senate today, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

Senate Bill No. 525, to the Committee on Judicial Districts.

Senate Bill No. 527, to the Committee on State Affairs.

## RECESS

On motion of Mr. Russell, the House, at 12 o'clock m., took recess to 2 o'clock p. m., today.

## AFTERNOON SESSION

The House met at 2 o'clock p. m., and was called to order by the Speaker.

# BILLS ORDERED NOT PRINTED

On motion of Mr. Roberts, Senate Bill No. 499 was ordered not printed. On motion of Mr. Spears, Senate Bills Nos. 513 and 524 were ordered not printed.

On motion of Mr. Steward, Senate Bill No. 525 was ordered not printed.

# ADDITIONAL SIGNERS OF HOUSE BILLS

By unanimous consent of the House, the following members were authorized to sign bills as follows:

Messrs. Worley and Davison of Fisher, House Bill No. 279.

Mr. Padgett, House Bill No. 992.

# EXTENDING SYMPATHY TO HON. W. W. FITZWATER

Mrs. Moore offered the following resolution:

Whereas, Mr. W. W. Fitzwater, a highly respected and valued member of the House of Representatives, has been stricken with a serious illness and is now a patient at Brackenridge Hospital; therefore, be it

Resolved, That the House express its sympathy and hopes for an early recovery, and that a copy of this resolution, accompanied by flowers, be sent to Mr. Fitzwater; and, be it further

Resolved, That a committee composed of two members be appointed to call at the hospital.

MOORE, CANON.

Signed-Stevenson, Speaker; Adamson, Adkins, Aikin, Alexander, Alsup, Ash, Atchison, Beck, Bergman, Bourne, Bradbury, Bradford, Broyles, Burton, Butler of Brazos, Butler of Karnes, Cagle, Caldwell, Calvert, Celaya, Clayton, Collins, Colquitt, Colson, Cooper, Cowley, Craddock, Crossley, Daniel, Davis, Davison of Fisher, Davisson of Eastland, Dickison, Dunagan, Dunlap of Hays, Dunlap of Kleberg, Duvall, Dwyer, England, Fain, Farmer, Fisher, Ford, Fox, Frazer, Fuchs, Gibson, Glass, Good, Graves, Gray, Greathouse, Hankamer, Hanna, Hardin, Harris of Archer, Harris of Dallas, Hartzog, Head, Herzik, Hill, Hodges, Hofheinz, Holland, Hoskins, Howard, Huddleston, Hunt, Hunter, Hyder, Jackson, James, Jefferson, Jones of Atascosa, Jones of Falls, Jones of Runnels, Jones of Shelby, Jones of Wise, Keefe, King, Knetsch, Lange, Lanning, Latham, Leath, Lemens, Leonard, Lindsey, Lotief, Lucas, Luker, Mauritz, McCalla, McConnell, McFarland, McKee, McKinney, Moffett, Morris, Morrison, Morse, Newton Nicholson Olson Padgett Palm ton, Nicholson, Olsen, Padgett, Palmer, Patterson, Payne, Petsch, Pope, Quinn, Reader, Reed of Bowie, Reed of Dallas, Riddle, Roach of Angelina, Roach of Hunt, Roane, Roark, Roberts, Rogers, Russell, Rutta, Scarborough, Settle, Shofner, Smith, Spears, Stanfield, Steward, Stinson, Stovall, Tarwater, Tennyson, Thornton, Tillery, Venable, Waggoner, Walker, Wells, Westfall, Wood of Harrison, Wood of Montague, Worley, Young, Youngblood.

The resolution was read second time.

On motion of Mr. Canon, the names of all the members of the House were added to the resolution as signers

The resolution was unanimously adopted.

# SENATE BILL NO. 143 ON SECOND READING

On motion of Mr. Fuchs, the regular order of business was suspended to take up, and have placed on its second reading and passage to third reading,

S. B. No. 143. A bill to be entitled "An Act prohibiting any owner or person having control of any horse, mule, donkey, cow, bull, steer, hog, sheep, goat, or any other live stock from permitting or allowing the same to traverse or roam at large upon the right of way of any designated State highway of this State, and declaring an emergency."

The Speaker laid the bill before the House, and it was read second time.

Mr. Fuchs offered the following committee amendment to the bill:

Amend Senate Bill No. 143 by striking out all below the enacting clause and substituting in lieu thereof the following:

"Section 1. Any person owning or having control of any horse, mule, donkey, cow, bull, steer, hog, sheep, goat, or any other live stock who permits or allows the same to graze, traverse or roam at large unattended on the right of way of any designated State highway outside of the limits of any village, city, or town in this State, and where such highway is fenced on both sides, shall be guilty of misdemeanor and upon conviction shall be fined in any sum not exceeding two hundred dollars (\$200).

"Each day that such animal as aforesaid is allowed or permitted to so roam at large unattended on the right of way of any designated State highway outside of the city limits of any village, city, or town in this State, where same is enclosed on both sides by fences, shall constitute a separate offense and proof of the fact that a term 'permit' as used in this Act shall I is hereby suspended, and this Act

mean that an owner or person having control of such live stock has not confined, hindered, restrained, or otherwise prevented said live stock from running at large.

"It is further provided that the State Highway Patrolmen, as well as local enforcement officers, shall have the power and authority and it shall be their duty to enforce all the provisions of this Act.

"Sec. 2. Notwithstanding the provisions of Articles 6928 to 6953, inclusive, of the 1925 Revised Civil Statutes of the State of Texas; provision of Article 6954 of the 1925 Revised Civil Statutes of the State of Texas as amended by Acts, 1926, Thirty-ninth Legislature, First Called Session, page 17, Chapter 11, Section 1; Acts, 1927, Fortieth Legislature, page 363, Chapter 245, Section 1; Acts, 1929, Forty-first Legislature, page 9, Chapter 5, Section 5, Section 1; Acts, 1929, Forty-first Legislature, First Called Session, page 185, Chapter 71, Section 1; Acts, 1929, Fortyfirst Legislature, Third Called Session, page 240, Chapter 8, Section 1; Acts, 1930, Forty-first Legislature, Fourth Called Session, page 25, Chapter 15; Acts, 1931, Forty-second Legislature, page 781, Chapter 313; Acts, 1933, Forty-third Legislature, Special Laws, page 57, Chapter 48, the provisions of Article 6955 of the 1925 Revised Civil Statutes of the State of Texas as amended by Acts, 1930, Forty-first Legislature, Fourth Called Session, page 28, Chapter 17, Section 1; and the provisions of Articles 6956 to 6971, inclusive, of the 1925 Revised Civil Statutes of the State of Texas, and notwithstanding the results of any elections heretofore or hereafter held in accordance therewith, this Act. wherein it conflicts with the above named statutes, shall be controlling as to the territorial limits herein affected.

"Sec. 3. The fact that at the present time there are no State laws prohibiting live stock or animals from roaming at large on the right of way of any enclosed State designated highway of this State, the importance of this Act and the need for its immediate enforcement create an emergency and an imperative public neceshighway is maintained by the State sity which demands that the constitu-Highway Department shall be suf- tional rule, requiring bills to be read ficient to establish that same is a on three several days before final designated State highway, and the passage, be suspended, and the same shall take effect and be in force from and after its passage, and it is so enacted."

Question—Shall the amendment by Mr. Fuchs be adopted?

# SENATE BILL NO. 126 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 126, A bill to be entitled "An Act to amend Article 1006, Code of Criminal Procedure of Texas, 1925, providing for the compensation of an officer or person executing a fugitive warrant beyond the limits of the State of Texas; repealing all laws in conflict herewith, and declaring an emergency."

The bill was read second time.

Mr. McCalla offered the following

amendment to the bill:

Amend Senate Bill No. 126 by striking out, in Section 1, the following words: "when traveling beyond the limits of this State after a fugitive."

The amendment was adopted.

Senate Bill No. 126 was then passed to third reading.

# SENATE BILL NO. 126 ON THIRD READING

Mr. Spears moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 126 be placed on its third reading and final passage.

The motion prevailed by the following vote:

# Yeas-108

Adamson Celaya Collins Adkins Aikin, Colquitt Alexander Cooper Craddock Alsup Ash Crossley Atchison Daniel Beck Davisson Bergman of Eastland Bourne Dickison Bradbury Dwyer England Bradford **Broyles** Fain Burton Fisher Butler of Brazos Fox Butler of Karnes Fuchs Cagle Gibson Caldwell Glass Calvert Good Canon Gray

Hankamer Morse Hanna Newton Harris of Archer Nicholson Harris of Dallas Olsen Hartzog Padgett Herzik Palmer Hill Patterson Hodges Petsch Hofheinz Reader Reed of Bowie Holland Hoskins Riddle Huddleston Roach of Angelina Roach of Hunt Hunt Hunter Roberts Jackson Russell James Rutta Jones of Atascosa Scarborough Jones of Falls Settle Jones of Runnels Shofner Jones of Shelby Spears Jones of Wise Stanfield Keefe Steward King Stinson Lanning Stovall Tennyson Lindsey Thornton Lotief Tillery Lucas Luker Waggoner Mauritz Walker McCalla Wells Westfall McFarland Wood of Harrison McKinney Wood of Montague Moffett Moore Worley Morris

#### Absent

Leath Clayton Lemens Colson Leonard Cowley McKee Davis Davison of Fisher Morrison Dunagan Payne Dunlap of Hays Pope Quinn Dunlap of Kleberg Reed of Dallas Ford Frazer Roane Greathouse Roark Rogers Hardin Head Smith Tarwater Howard Venable Hyder Young Jefferson Youngblood Lange

# Absent—Excused

Duvall Graves
Farmer Knetsch
Fitzwater McConnell

Latham

The Speaker then laid Senate Bill No. 126 before the House on its third reading and final passage.

The bill was read third time.

Mr. McCalla offered the following

amendment to the bill:

Amend Senate Bill No. 126 by striking from the caption the following words: "beyond the limits of the State of Texas."

The amendment was adopted.

Senate Bill No. 126 was then passed by the following vote:

## Yeas-118

1 64	2—110
Adamson	Huddleston
Adkins	Hunt
Aikin	Hunter
Alexander	James
Alsup	Jones of Atascosa
Ash	Jones of Shelby
Atchison	Jones of Wise
Beck '	Keefe
Bergman	King
Bourne	Lanning
Bradbury	Lemens
Bradford	Lindsey
Broylès	Lotief
Burton	Lucas
Cagle	Luker
Caldwell	Mauritz
Calvert	McCalla
Canon	McConnell
Celaya	McFarland
Clayton	McKinney
Collins	Moffett
Colquitt	Moore
Cooper	Morris
Cowley	Morrison
Craddock	Morse
Crossley	Newton
Daniel	Nicholson
Davis	Olsen
Davison of Fisher	Padgett
Davisson	Palmer
of Eastland	Patterson
Dickison	Payne
Dunlap of Hays	Petsch
Dwyer	Pope
England	Reader
Fain	Reed of Bowie Reed of Dallas
Fisher	Reed of Dallas
Ford	Riddle
<u>F</u> ox	Roach of Angelin
Fuchs	Roach of Hunt
Gibson	Roark
Glass	Roberts
Good	Rogers
Graves	Russell
Gray	Rutta
Greathouse	Scarborough
<u>H</u> ankamer	Settle
Hanna	Shofner
Harris of Archer Harris of Dallas	Spears
Harris of Dallas	Stanfield
Herzik	Steward
Hill	Stovall
Hodges	Tarwater
Hofheinz	Tennyson
Holland	Thornton
Harlman	(Tillamen

Tillery

Hoskins

Waggoner Wood of Harrison
Walker Wood of Montague
Wells Worley
Westfall Youngblood

#### Absent

Butler of Brazos	Jones of Falls
Butler of Karnes	Jones of Runnels
Colson	Lange
Dunagan	Latham
Dunlap of Kleberg	Leath
Frazer	Leonard
Hardin	McKee
Harris of Dallas	Quinn
Hartzog	Roane
Head	Smith
Howard	Stinson
Hyder	Venable
Jackson	Young
Jefferson	ū

## Absent-Excused

Duvall	Fitzwater
Farmer	Knetsch

### SENATE BILL NO. 52 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading.

S. B. No. 52, A bill to be entitled "An Act amending Article 590 of the Code of Criminal Procedure of the State of Texas, and declaring an emergency."

The bill was read second time, and was passed to third reading.

# SENATE BILL NO. 52 ON THIRD READING

Mr. Petsch moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 52 be placed on its third reading and final passage.

The motion prevailed by the following vote:

# Yeas-117

Adamson Adkins Aikin		Burton Butler of Brazos Butler of Karnes
Alexander		Caldwell
Alsup		Calvert
Ash		Clayton
Atchison		Collins
Beck		Colquitt
Bergman		Cooper
Bourne		Cowley
Bradbury		Crossley
Bradford	•	Daniel
Broyles		Davis

	<del></del>
Davison of Fisher	Moffett
Davisson	Moore
of Eastland	Morris
Dickison	Morrison
Dunlap of Hays	Morse
England	Newton
Fain	Nicholson
Fisher	Olsen
Ford	Padgett
Fox	Palmer
Gibson	
	Patterson
Glass	Petsch
Good	Pope
Gray	Reader
Greathouse	Reed of Bowie
Hankamer	Reed of Bowie Reed of Dallas
Hanna	Riddle
Hardin	Roach of Angelina
Harris of Archer	Roach of Angelina Roach of Hunt
Harris of Dallas	Roane
Hartzog	Roark
Herzik	Roberts
Hodges	Rogers
Hofheinz	Russell
Holland	Rutta
Hoskins	
	Scarborough
Hunt	Settle
Hunter	Smith
James	Spears
Jefferson	Stanfield
Jones of Atascosa	Steward
Jones of Runnels	Stinson
Jones of Shelby	Stovall
Jones of Wise	Tarwater
Keefe	Tennyson
King	Thornton
Lanning	Tillery
Lemens	Venable
Lotief	Waggoner
Lucas	Walker
Luker	Wells
	Westfall
Mauritz McCalla	
McCalla	Wood of Harrison
McConnell	Wood of Montagu
McFarland	Worley

### Nays—1

Youngblood

## Lindsey

McKinney

# Absent

Huddleston Cagle Hyder Canon Jackson Celaya Colson Jones of Falls Craddock Lange Dunagan Latham Dunlap of Kleberg Leath Leonard Dwyer Frazer McKee Fuchs Payne Head Quinn Hill Shofner Howard Young

# Absent—Excused

Duvall Farmer Fitzwater Graves

Knetsch

The Speaker then laid Senate Bill No. 52 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

# Yeas-112

Adamson Jones of Shelby Adkins Jones of Wise Aikin Keefe Alexander King Alsup Lanning Ash Lemens Atchison Lindsev Bergman Lotief Bourne Lucas Bradbury Luker Bradford Mauritz **Broyles** McCalla McFarland Burton Butler of Karnes McKinney Caldwell Moffett Calvert Moore Canon Morris Morrison Celaya Morse Clayton Collins Newton Nicholson Colquitt Cooper Padgett Cowley Palmer Patterson Craddock Crossley Petsch Daniel Reed of Bowie Davis Reed of Dallas Davison of Fisher Riddle

Davisson Roach of Angelina Roach of Hunt of Eastland Dickison Roane

Roark Dunlap of Hays Dwyer Roberts England Rogers Fain Russell Fisher Rutta Scarborough Ford Fox Settle **Fuchs** Shofner Gibson Smith Glass Spears Stanfield Good Gray Steward Greathouse Stinson Stovall Hankamer Tennyson Hanna Hardin Thornton Harris of Dallas Tillery Venable Herzik Waggoner Walker Hodges Wells Westfall

Huddleston Hunter Jackson James Jones of Atascosa

Wood of Harrison

Worley Youngblood Jones of Falls Jones of Runnels

# Nays-1

# Cagle

### Absent

Beck Butler of Brazos Colson Dunagan Dunlap of Kleberg Frazer Harris of Archer Hartzog Head Hill Hofheinz	Leonard McKee Olsen Payne Pope Quinn
Hill	Pope
Holland	Reader
Hoskins Howard	Tarwater Wood of Montague
Hunt	Young

### Absent—Excused

Duvall	Graves
Farmer	Knetsch
Fitzwater	McConnell

## SENATE BILL NO. 527 ON SECOND READING

Mr. Russell moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 527 be placed on its second reading and passage to third reading, and on its third reading and final passage.

The motion prevailed by the following vote:

## Yeas-122

	<i>~</i> ,
Adamson	Crossley
Adkins	Daniel
Aikin	Davis
Alexander	Davison of Fisher
Alsup	Davisson
Ash	of Eastland
Atchison	Dickison
Beck	Dunlap of Hays
	Duniap of Hays
Bergman	Dunlap of Kleberg
Bourne	Dwyer
Bradbury	England
Bradford	Fain
Broyles	Fisher
Burton	Ford
Butler of Karnes	Fox
Cagle	Fuchs
Caldwell	Gibson
Calvert	Glass
	Good
Canon	
Celaya	Gray
Clayton	Greathouse
Collins	Hankamer
Colquitt	Hanna
Cooper	Hardin
Cowley	Herzik
Craddock	Hodges
A THE PARTY AND THE	-rre-

Hofheinz	Palmer
Holland	Patterson
Howard	Payne
Huddleston	Petsch
Hunter	Quinn
Hyder	Reed of Bowie
Jackson	Reed of Dallas
James	Riddle
Jefferson	Roach of Angelina
Jones of Atascosa	Roach of Hunt
Jones of Falls	Roark
Jones of Runnels	Roberts
Jones of Shelby	Russell
Jones of Wise	Rutta
Keefe	Scarborough
King	Settle
Lanning	Shofner
Lemens	Smith
Lindsey	Spears
Lotief	Stanfield
Lucas	Steward
Luker	Stinson
Mauritz	Stovall
McCalla	Tarwater
McFarland	Tennyson
McKee	Thornton
McKinney	Venable
Moffett	Waggoner
Moore	Walker
Morris	Wells
Morrison	Westfall
Morse	Wood of Harrison
Newton	Wood of Montague
Nicholson	Worley
Olsen	Youngblood
Padgett	-
	L

#### Absent

Butler of Brazos	Lange
Colson	Latham
Dunagan	Leath
Frazer	Leonard
Harris of Archer	Pope
Harris of Dallas	Reader
Hartzog	Roane
Head	Rogers
Hill	Tillery
Hoskins	Young
Hunt	

# Absent—Excused

Duvall	Graves
Farmer	Knetsch
Fitzwater	McConnell

The Speaker then laid before the House, on its second reading and passage to third reading,

S. B. No. 527, A bill to be entitled "An Act to amend Subsection (m) of Section 7, House Bill No. 2, Chapter 13, Acts of Forty-second Legislature, Third Called Session, as amended by Senate Bill No. 300, Chapter 136, Acts of Forty-third Legislature, Regular Session, and declaring an emergency."

The bill was read second time, and was passed to third reading.

# SENATE BILL NO. 527 ON THIRD READING

The Speaker then laid Senate Bill No. 527 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

#### Yeas-120

Jackson Adamson Adkins James Jefferson Aikin Jones of Atascosa Alexander Jones of Falls Alsup Jones of Runnels Beck Bergman Jones of Shelby Bourne Jones of Wise Bradbury Keefe King Broyles Burton Lange Butler of Brazos Lanning Butler of Karnes Lemens Caldwell Leonard Calvert Lindsey Canon Lotief Celaya Lucas Collins Luker Mauritz Colquitt McCalla Cooper Cowley McFarland McKee Craddock McKinney Crossley Moffett Daniel Davis Moore Morris Davison of Fisher Dickison Morrison Dunlap of Hays Morse Newton Dwyer England Nicholson Fain Olsen Fisher **Padgett** Ford Palmer Fox Payne Petsch Frazer Gibson Quinn Reed of Bowie Glass Reed of Dallas Good Graves Riddle Gray Roach of Angelina Roach of Hunt Greathouse Hankamer Roane Hanna Roark Hardin Roberts Hartzog Russell Herzik Rutta Hodges Scarborough Hofheinz Settle Holland Shofner Hoskins Smith Howard Spears Huddleston Steward

Stinson

Hunter

Stovali Walker
Tarwater Wells
Tennyson Westfall
Thornton Wood of Harrison
Tillery Wood of Montague
Venable Worley
Waggoner Youngblood

#### Absent

Ash Head Atchison Hill Bradford Hunt Hyder Cagle Clayton Latham Colson Leath Davisson Patterson of Eastland Pope Dunagan Reader Dunlap of Kleberg Rogers Fuchs Stanfield Harris of Archer Young Harris of Dallas

## Absent—Excused

Duvall Knetsch Farmer McConnell Fitzwater

# SENATE BILL NO. 17 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 17, A bill to be entitled "An Act amending Article 650 of the Code of Criminal Procedure of the State of Texas, and repealing Article 651 and Article 711 of the Code of Criminal Procedure of the State of Texas, and declaring an emergency."

The bill was read second time.

Mr. McCalla offered the following committee amendments to the bill:

Amend Senate Bill No. 17 by striking out all below the enacting clause and inserting in lieu thereof the following:

"Section 1. That the law of severance as a matter of right in all criminal actions in this State be, and the same is hereby, abolished, and hereafter all persons properly and legally charged with the commission of the same criminal offense, either in the same or separate indictments, informations or complaints, may be placed upon trial at the same time, as in the sound discretion of the trial judge may seem best, and all persons so charged shall be allowed to testify fully therein, and may be introduced

Bourne

Bradbury

Bradford

Butler of Brazos

Butler of Karnes

**Broyles** 

Burton

Cagle

Caldwell

Calvert

Canon

Cooper

Cowley Craddock

Crossley

Davisson

Dickison

Dwyer

Fain

Ford

Fox

Fisher

Frazer

Gibson

Glass

Good

Gray

Graves

Hanna

Hardin

Hartzog

Herzik

Hodges

Hofheinz

Huddleston

Holland

Hunter Hyder

Jackson

Jefferson

Jones of Atascosa

Jones of Runnels

Jones of Shelby

Jones of Wise

Jones of Falls

James

Greathouse

Hankamer

of Eastland

Daniel

Davis

as witnesses for themselves or for each other.

"Sec. 2. That Articles 650, 651, 652, and 653 of the Code of Criminal Procedure of the State of Texas, as revised in 1925, and Articles 711 and 82 of the Penal Code of the State of Texas, as revised in 1925, be, and the same is hereby, repealed, and all other laws or parts of laws in conflict herewith, be, and the same are hereby, repealed.

"Sec. 3. The fact that the law of a severance in criminal cases in this State is resulting in a useless expenditure of large sums of money, and often in the escape from punishment of many guilty persons in this State, creates an emergency and a public necessity, requiring the sus-pension of the rule requiring the reading of this Act on three separate days, and such rule is hereby suspended.

Amend Senate Bill No. 17 by striking out all above the enacting clause and inserting in lieu thereof the following:

"S. B. No. 17. A bill to be entitled 'An Act abolishing and repealing the law of severance in all criminal cases in this State; repealing Articles 650. 651, 652, and 653 of the Code of Criminal Procedure of the State of Texas, as revised in 1925, and repealing Article 82 and Article 711, Penal Code of the State of Texas, as revised in 1925, and declaring an emergency'."

The amendments were severally adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and with the body of the bill.

Senate Bill No. 17 was then passed to third reading.

# SENATE BILL NO. 17 ON THIRD READING

Mr. Graves moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 17 be placed on its third reading and final passage.

The motion prevailed by the following vote:

## Yeas-109

Adamson Atchison Aikin Beck Alsup Bergman

Keefe Lanning Lindsey Lotief Lucas Mauritz McCalla McKee Moffett Moore Morris Morrison Morse Newton Nicholson Olsen Padgett Davison of Fisher Palmer Patterson Payne Petsch Quinn Reed of Bowie Reed of Dallas Roach of Angelina Roach of Hunt Roane Roark Roberts Russell Rutta Scarborough Shofner Smith Spears Stanfield Steward Stinson Stovall Tarwater Tennyson Thornton Tillery Venable Waggoner Walker Wells Westfall Wood of Harrison

# ${f Absent}$

Worley

Youngblood

Wood of Montague

Adkins Fuchs Alexander Harristof Archer Harrisfof Dallas Ash Celaya Head Clayton Hill Collins Hoskins Colquitt Howard Colson Hunt Dunagan King Dunlap of Hays Lange Dunlap of Kleberg Latham ) England Leath

Lemens Reader
Leonard Riddle
Luker Rogers
McFarland Settle
McKinney Young
Pope

Absent—Excused

Duvall Farmer Fitzwater Knetsch McConnell

The Speaker then laid Senate Bill No. 17 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

#### Yeas-107

Adamson Hoskins Adkins Huddleston Aikin Hunter Alexander Hyder Alsup Jackson Atchison James Beck Jefferson Jones of Atascosa Bergman Bourne Jones of Falls Jones of Runnels Jones of Shelby Bradbury Bradford **Broyles** Jones of Wise Burton Keefe Butler of Brazos Lanning Butler of Karnes Lemens Cagle Lotief Caldwell Lucas Colquitt Mauritz Colson McCalla Cooper McFarland Craddock McKee Moffett Crossley Davis Moore Davison of Fisher Morris Davisson Morrison of Eastland Morse Dickison Newton Dwyer Nicholson England Olsen Fain Padgett Fisher Palmer Ford Patterson Fox Payne Frazer Petsch Gibson Quinn Reed of Bowie Glass Good Reed of Dallas Roach of Angelina Graves Roach of Hunt Gray Greathouse Roark Hankamer Roberts Hanna Russell Hardin Rutta Herzik Scarborough Hodges Settle

Smith

Spears

Hofheinz

Holland

Steward Waggoner
Stinson Wells
Stovall Westfall
Tarwater Wood of Harrison
Tennyson Wood of Montague
Thornton Worley
Tillery Youngblood
Venable

Nays-1

Shofner

Present-Not Voting

Lindsey

Absent

Howard Ash Hunt Calvert Canon King Lange Celaya Clayton Latham Collins Leath Leonard Cowley Daniel Luker McKinney Dunagan Pope Dunlap of Hays Dunlap of Kleberg Reader Fuchs Riddle Harris of Archer Roane Harris of Dallas Rogers Hartzog Stanfield Walker Head Hill Young

Absent-Excused

Duvall Farmer Fitzwater Knetsch McConnell

# SENATE BILL NO. 207 ON SEC-OND READING

The Speaker laid before the House, on its second reading and passage to third reading.

S. B. No. 207, A bill to be entitled "An Act amending Subdivision 5 of Article 1995 of the Revised Civil Statutes of the State of Texas, 1925, by distinctly specifying that the county for the performance of the obligation which is involved in the suit, must be named by the writing expressly, and declaring an emergency."

The bill was read second time, and was passed to third reading.

# SENATE BILL NO. 207 ON THIRD READING

Mr. Jones of Atascosa moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 207 be placed on its third reading and final passage.

The motion prevailed by the following vote:

# Yeas-108

Adamson Jones of Atascosa Jones of Falls Adkins Jones of Shelby Aikin Jones of Wise Alexander Keefe Alsup Ash Lange Atchison Lanning **Beck** Lemens Lindsev Bergman Lotief Bourne Bradbury Lucas **Broyles** Mauritz Burton McCalla Butler of Karnes McFarland McKee Caldwell Moffett Calvert Moore Canon Collins Morris Morrison Cooper Cowley Morse Craddock Newton Olsen Crossley Padgett Daniel Davison of Fisher Patterson Davisson Payne of Eastland Quinn Dickison Reed of Bowie Dwyer Reed of Dallas England Riddle Roach of Angelina Fain Roach of Hunt Ford Fox Roark Roberts Frazer Fuchs Russell Gibson Rutta Scarborough Glass Settle Good Graves Smith Grav Spears Greathouse Stanfield Hankamer

Steward Hanna Stinson Stovall Hardin Harris of Archer Tarwater Hartzog Tennyson Herzik Thornton Tillery Hill Waggoner Hodges Walker Hofheinz Holland Wells. Hoskins Westfall Wood of Harrison Howard Wood of Montague Hunter Worley Youngblood Hyder .Jackson .Jefferson

#### Absent

Bradford Colquitt Colson Butler of Brazos Cagle Davis Celava Dunagan Clayton Dunlap of Hays Dunlap of Kleberg Luker Fisher McKinney Harris of Dallas Nicholson Head Palmer Huddleston Petsch Hunt Pope James Reader Jones of Runnels Roane King Rogers Latham Shofner Leath Venable Leonard Young

#### Absent—Excused

Duvall Knetsch Farmer McConnell Fitzwater

The Speaker then laid Senate Bill No. 207 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

### Navs-117

Adamson Greathouse Adkins Hankamer Aikin Hanna Alexander Hardin Alsup Harris of Archer Ash Harris of Dallas Atchison Hartzog Beck Herzik Bourne Hill Bradbury Hodges Bradford Hofheinz **Broyles** Holland Burton Hoskins Butler of Brazos Howard Butler of Karnes Huddleston Caldwell Hunter Calvert Hyder Canon Jackson Collins James Cooper Jefferson Jones of Atascosa Jones of Falls Jones of Runnels Jones of Shelby Cowley Craddock Crossley Daniel Jones of Wise Davis Davison of Fisher King Davisson Lange of Eastland Lanning Dickison Lemens Dwyer Lindsey England Lotief Fain Lucas Fisher Mauritz Fox McCalla

McFarland

McKinney

McKee

Moffett

Moore

Morris

Frazer

Gibson

Glass

Good Graves

Gray

Settle Morrison Shofner Morse Smith Newton Nicholson Spears Olsen Stanfield **Padgett** Steward Palmer Stinson Patterson Stovall Pavne Tarwater Tennyson Quinn Reed of Bowie Thornton Reed of Dallas Tillery Riddle Waggoner Roach of Angelina Walker Roach of Hunt Wells Westfall Roane Wood of Harrison Roark

Roark Wood of Harrison
Roberts Wood of Montague
Russell Worley
Rutta Youngblood

Scarborough

# Present-Not Voting

## Cagle

#### Absent

Keefe Bergman Latham Celaya Leath Clayton Colquitt Leonard Colson Luker Dunagan Petsch Dunlap of Hays Pope Dunlap of Kleberg Reader Ford Rogers Venable Fuchs Head Young Hunt

#### Absent—Excused

Duvall Knetsch Farmer McConnell Fitzwater

# SENATE BILL NO. 217 ON SEC-OND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 217, A bill to be entitled "An Act to amend House Bill No. 19, Chapter 44, page 98, Acts of First Called Session, Forty-first Legislature, providing for the compensation and hospitalization under certain conditions of certain employes of the State Penitentiary System, repealing all laws in conflict therewith, and declaring an emergency."

The bill was read second time, and was passed to third reading.

# SENATE BILL NO. 217 ON THIRD READING

Mr. McKinney moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 217 be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas-106

Adamson Jones of Falls Jones of Shelby Aikin Alexander Jones of Wise Alsub Keefe Ash King Atchison Lanning Beck Latham Bergman Leath Broyles Lemens Burton Lindsev Butler of Brazos Lotief Caldwell McCalla Calvert McKee McKinney Canon Collins Moffett Cooper Moore Craddock Morris Crosslev Morrison Daniel Morse Davis Newton Davisson **Padgett** of Eastland Palmer Dickison Patterson Dwyer Payne Fain Quinn Reed of Bowie Ford Reed of Dallas Fox Riddle Frazer Gibson Roach of Angelina Roach of Hunt Glass Graves Roark Gray Roberts Greathouse Rogers Hankamer Russell Hanna Rutta Harris of Archer Scarborough Harris of Dallas Settle Hartzog Shofner Head Smith Herzik Spears Stanfield Hill Hodges Steward Hofheinz Stinson Stovall Holland Howard Tarwater Huddleston Thornton Tillery Hunter Hyder Waggoner Jackson Wells Westfall James Wood of Harrison Jefferson

Jones of Atascosa

Wood of Montague

Worley Young

Youngblood

Nays-6

Bourne Cagle Hardin

Colquitt

Colson

Lange Lucas Mauritz

#### Absent

Adkins Bradbury Bradford Butler of Karnes Good Hoskins Hunt

Celaya Clayton

Jones of Runnels Leonard Luker McFarland Nicholson Olsen Petsch Pope Reader

Cowley Davison of Fisher Dunagan Dunlap of Hays Dunlap of Kleberg Roane England Fisher Fuchs

Tennyson Venable Walker

# Absent—Excused

Duvall Farmer Fitzwater Knetsch McConnell

The Speaker then laid Senate Bill No. 217 before the House on its third reading and final passage.

The bill was read third time, and was passed.

# SENATE BILL NO. 280 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading.

S. B. No. 280, A bill to be entitled "An Act authorizing the assessor and collector of taxes, sheriff, or the sheriff and assessor and collector of taxes to administer all oaths necessary for the discharge of the duties of their respective offices, and to administer all oaths necessary in the transaction of the business of their respective offices, and declaring an emergency."

The bill was read second time, and was passed to third reading.

# SENATE BILL NO. 280 ON THIRD READING

Mr. Patterson moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 280 Luker

be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas—106

Adamson Adkins Aikin Alexander Alsup Ash Atchison Beck Bourne Bradbury Broyles Burton Butler of Brazos Butler of Karnes Caldwell Calvert Canon Clayton Collins Cooper

Craddock

Crossley

Davisson

Dunagan

Dwyer

England

Hartzog

Head

Herzik

Hodges

Hofheinz

Hoskins

Howard

Hunter

Hyder

James

Jackson

Huddleston

of Eastland

Dunlap of Hays

King Lanning Latham Leath Leonard Lucas Mauritz McFarland McKee McKinney Moffett Moore Morris Morrison Morse Newton Nicholson Padgett Palmer Patterson Payne Pope Quinn

Reed of Bowie

Reed of Dallas

Roach of Angelina

Riddle

Roark

Jones of Atascosa Jones of Falls

Jones of Shelby

Jones of Wise

Keefe

Fain Ford Fox Fuchs Gibson Glass Graves Gray Hankamer Hanna Hardin Harris of Archer Harris of Dallas

Roberts Rogers Russell Scarborough Settle Shofner Smith Spears Steward Stinson Tarwater Tennyson Thornton Tillery Waggoner Walker Wells Westfall Wood of Harrison

Wood of Montague

Jefferson Youngblood

Fisher

McCalla Rutta

Worley

Nays-4

#### Absent

Hunt Bergman Bradford Jones of Runnels Cagle Lange Celaya Lemens Colquitt Lindsey Colson Lotief Cowley Olsen Daniel Petsch Davis Reader Davison of Fisher Roach of Hunt Roane Dickison Dunlap of Kleberg Stanfield Frazer Stovall Good Venable Greathouse Young Holland

#### Absent—Excused

Duvall Knetsch Farmer McConnell **Fitzwater** 

The Speaker then laid Senate Bill No. 280 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

### Yeas-109

Adamson Hanna Alexander Hardin Alsup Harris of Archer Ash Harris of Dallas Hartzog Atchison Beck Head Bourne Herzik Bradbury Hill **Broyles** Hodges Burton Hofheinz Butler of Brazos Hoskins Butler of Karnes Howard Caldwell Huddleston Calvert Hunter Canon Hyder Collins Jackson Colquitt James Cooper Jefferson Cowley Jones of Atascosa Crossley Jones of Falls Daniel Jones of Shelby Davisson Jones of Wise of Eastland King Dickison Lanning Dunlap of Hays Latham Dwyer Leath Fain Leonard Fox Lucas Fuchs Mauritz Gibson McFarland Glass McKee Graves McKinney Gray Moffett Greathouse Moore Hankamer Morris

Morrison Settle Morse Shofner Newton Smith Nicholson Spears Padgett Stanfield Palmer Steward Patterson Stinson Payne Tarwater Quinn Tennyson Reader Thornton Reed of Bowie Tillery Reed of Dallas Waggoner Riddle Walker Roach of Angelina Wells Roach of Hunt Westfall Roark Wood of Harrison Roberts Wood of Montague Rogers Worley Russell Young Scarborough

# Nays-8

Youngblood

Aikin Fisher Bergman Luker Cagle McCalla Craddock Rutta

# Present—Not Voting

England Stovall

#### Absent

Adkins Hunt Jones of Runnels Bradford Celaya Keefe Clayton Lange Colson Lemens Davis Lindsey Davison of Fisher Lotief Dunagan Olsen Dunlap of Kleberg Petsch Ford Pope Frazer Roane Good Venable Holland

# Absent—Excused

Duvall Knetsch Farmer McConnell

**Fitzwater** 

# SENATE BILL NO. 162 ON SECOND READING

The Speaker laid before the House. on its second reading and passage to third reading,

S. B. No. 162, A bill to be entitled "An Act requiring all State officials and employes to make bond payable to the State, and providing the Board of Control shall determine what officials and employes shall make bonds and amounts of such bonds, and providing the Attorney General shall approve such bonds as to form and financial responsibility, and this Act is cumulative of all other existing laws requiring such bonds, and declaring an emergency."

The bill was read second time.

Mr. McCalla offered the following amendment to the bill:

Amend Senate Bill No. 162, page 1, line 40, and page 2, line 1, by striking out the words "out of contingent appropriation of the respective departments," and by inserting in lieu thereof the following: "by said employes and shall not be paid by the State of Texas or any department or agency thereof or out of any State funds."

The amendment was adopted.

Mr. Spears offered the following amendment to the bill:

Amend Senate Bill No. 162, page 1, line 31, by adding after the word "company" the following: "or a personal bond with two or more good and sufficient sureties."

SPEARS, McCALLA.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

Senate Bill No. 162 was then passed to third reading.

# SENATE BILL NO. 162 ON THIRD READING

Mr. Beck moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 162 be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas-114

Adamson Butler of Karnes Adkins Caldwell Aikin Calvert Alexander Canon Alsup Clayton Ash Collins Atchison Colquitt Beck Cowley Bergman Craddock Bourne Crossley Bradbury Daniel Broyles Davisson Burton of Eastland Butler of Brazos Dunlap of Hays

England McKinney Fain Moffett Fisher Moore Ford Morris Fox Morrison Fuchs Morse Gibson Newton Glass Nicholson Graves Padgett Gray Palmer Patterson Hankamer Hanna Quinn Reader Hardin Reed of Bowie Harris of Archer Harris of Dallas Reed of Dallas Head Riddle Herzik Roach of Angelina Hill Roach of Hunt Hodges Roane Hofheinz Roark Holland Roberts Hoskins Rogers Howard Russell Huddleston Rutta Hyder Scarborough Jackson Settle Jefferson Shofner Jones of Atascosa Smith Jones of Falls Spears Jones of Shelby **Stanfield** Jones of Wise Stinson Keefe Stovall King Tarwater Lanning Tennyson Latham Thornton Lemens  $\mathbf{W}$ aggoner Lindsey Walker Lotief Wells Lucas Westfall Luker Wood of Harrison Mauritz Wood of Montague McCalla Worley McFarland Youngblood McKee

#### Nays—1

Hunter

# Absent

Bradford	Hunt
Cagle	James
Celaya	Jones of Runnels
Colson	Lange
Cooper	Leath
Davis	Leonard
Davison of Fisher	Olsen
Dickison	Payne
Dunagan	Petsch
Dunlap of Kleberg	Pope
Dwyer	Steward
Frazer	Tillery
Good	Venable
Greathouse	Young
Hartzog	<del>-</del>

#### Absent—Excused

Duvall Farmer Fitzwater Knetsch McConnell

The Speaker then laid Senate Bill No. 162 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

#### Yeas—104

Adamson Lange Aikin Lanning Alexander Latham Alsup Lemens Ash Lindsey Beck Lotief Bergman Lucas Bourne Mauritz Bradbury McCalla Broyles McFarland Burton McKee Butler of Karnes McKinney Cagle Moffett Calvert Moore Canon Morris Clayton Morrison Colquitt Morse Cowley Newton Craddock Nicholson Crossley **Padgett** Daniel Palmer Davisson Patterson of Eastland Payne Dickison Quinn Dunlap of Hays Reader Reed of Bowie England Reed of Dallas Fain Ford Riddle Roach of Angelina Fox Roach of Hunt Fuchs Gibson Roark Glass Roberts Graves Russell Grav Rutta Hankamer Scarborough Harris of Archer Settle Harris of Dallas Smith Hartzog Spears Head Stanfield Herzik Stinson Hill Stovall Hodges Tarwater Hoskins Tennyson Howard Thornton Huddleston Tillery Hyder Waggoner Jackson Walker Jefferson Wells Jones of Falls Wood of Harrison Jones of Shelby Wood of Montague Jones of Wise Worley

Youngblood

Keefe

King

Nays-2

Greathouse

Hunter

#### Absent

Adkins Hofheinz
Atchison Holland
Bradford Hunt
Butler of Brazos James

Caldwell Jones of Atascosa
Celaya Jones of Runnels
Collins Leath
Colson Leonard
Cooper Luker

Cooper Davis Olsen Davison of Fisher Petsch Dunagan Pope Dunlap of Kleberg Roane Rogers Dwyer Shofner Fisher Frazer Steward Venable Good Westfall Hanna Hardin Young

#### Absent-Excused

Duvall Knetsch Farmer McConnell Fitzwater

# SENATE BILL NO. 264 ON SEC-

The Speaker laid before the House, on its second reading and passage to third reading,

OND READING

S. B. No. 264, A bill to be entitled "An Act amending Section 7 of Chapter 98 of the Acts of the First Called Session, Forty-third Legislature, so as to provide for paying by lienholders to the person paying such taxes, the taxes, costs and interest and receiving transfer to himself of the tax lien, and declaring an emergency."

The bill was read second time, and was passed to third reading.

# SENATE BILL NO. 264 ON THIRD READING

Mr. Walker moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 264 be placed on its third reading and final passage.

The motion prevailed by the following vote:

# Yeas-114

Adamson Alexander
Adkins Alsup
Aikin Ash

	TOOPE 1
Bergman	Lange
Bourne	Lanning
Bradbury	Latham
Broyles	Lemens
Burton	Lotief
Butler of Karnes	Lucas
Cagle Cagle	Luker
Calvert	Mauritz (
Canon	McCalla
Clayton	McFarland
Collins	McKee
Colonist	McKinney
Colquitt Cowley	Moffett
Craddock	Moore
Crossley	Morris
Daniel Daniel	Morrison
Davison of Fisher	Morse
Davisson of Fisher Davisson	Newton
of Eastland	
	Nicholson Podgett
Dickison	Padgett
Dunagan	Palmer
Dunlap of Hays	Patterson
Dwyer	Payne
England	Quinn
Fain	Reader Paris
Fisher	Reed of Bowie
Fox	Reed of Dallas
Fuchs	Riddle
Gibson	Roach of Angelina Roach of Hunt
Glass	
Graves	Roane
Gray	Roark
Greathouse	Roberts
Hankamer	Rutta
Hanna	Scarborough
Hardin	Settle
Harris of Archer	Shofner
Harris of Dallas	Smith
Head	Spears
Hill	Stanfield
Hodges	Stinson
Hofheinz	Stovall
Hoskins	Tarwater
Howard	Tennyson
Huddleston	Thornton
Hunter	Tillery
Hyder	Waggoner
Jackson	Walker
Jefferson	Wells
Jones of Falls	Westfall
Jones of Falls Jones of Runnels Jones of Shelby	Wood of Harrison
Jones of Shelby	Wood of Montague
Jones of Wise	Worley
Keefe	Youngblood
King	
Nox	7 <b>s—2</b>
TAG	7₩ ™

Lindsey

Olsen

# Absent

Atchison Colson Beck Cooper Bradford Davis Butler of Brazos Dunlap of Kleberg Caldwell Ford Celaya Frazer

Leonard Good Hartzog Petsch Herzik Pope Holland Rogers Russell Hunt James Steward Jones of Atascosa Venable Leath Young

# Absent-Excused

Duvall Farmer Fitzwater Knetsch McConnell

The Speaker then laid Senate Bill No. 264 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

# Yeas-114

Adamson Harris of Dallas Adkins Hartzog Aikin Head Alexander Herzik Alsup Hill Ash. Hodges Hofheinz Bergman Howard Bourne Bradbury Huddleston Bradford Hunter Broyles Hyder Jackson Burton **Butler of Brazos** James Butler of Karnes Jefferson Jones of Falls Cagle Caldwell Jones of Runnels Jones of Shelby Calvert Jones of Wise Canon Keefe Clayton Colquitt King Cowley Lange Craddock Lanning Crossley Latham Daniel Lemens Davison of Fisher Lotief Davisson Lucas of Eastland Luker Dickison Mauritz McCalla Dunagan Dunlap of Hays McFarland Dwyer McKinney England Moore Fain Morris Morrison Fisher Morse Fox Glass Newton Good Nicholson Graves **Padgett** Palmer Gray Greathouse Patterson

Payne

Quinn

Reader

Pope

Hankamer

Harris of Archer

Hanna

Hardin

Reed of Bowie Stinson Reed of Dallas Stovall Riddle Tarwater Roach of Angelina Tennyson Roach of Hunt Thornton Waggoner Walker Roane Roark Roberts Wells Westfall Rutta

Settle Wood of Harrison Shofner Wood of Montague Smith Worley Youngblood Spears

Stanfield

Nays—1

Olsen

Present-Not Voting

Lindsey

#### Absent

Atchison Hunt Beck Jones of Atascosa Celaya Leath Collins Leonard Colson McKee Cooper Moffett Davis Petsch Dunlap of Kleberg Rogers Ford Russell Frazer Scarborough Fuchs Steward Tillery Gibson Holland Venable Hoskins Young

#### Absent—Excused

Duvall Knetsch Farmer McConnell Fitzwater

# MESSAGE FROM THE SENATE

Senate Chamber. Austin, Texas, May 2, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has refused to concur in House amendments to Senate Bill No. 149 and requests the appointment of a conference committee to adjust the differences between the two houses. The following have been appointed on the part of the Senate: Senators Redditt, Poage, Collie, Hornsby, and Neal.

in House amendments to Senate Bill | rection of said district attorneys and No. 369 and requests the appointment criminal district attorneys; providing of a conference committee to adjust that such investigators shall not draw the differences between the two fees for performing such duties, and houses. The following have been ap- | declaring an emergency."

pointed on the part of the Senate: Senators Redditt, Holbrook, Moore, Regan, and Pace.

The Senate has concurred in House amendments to Senate Bill No. 476 by the following vote: Yeas, 28; nays, 0.

The Senate has concurred in House amendments to Senate Bill No. 393 by the following vote: Yeas, 29: nays, 0.

The Senate has concurred in House amendments to Senate Bill No. 234 by the following vote: Yeas, 28: nays, 0.

The Senate has concurred in House amendments to Senate Bill No. 401 by the following vote: Yeas, 28; nays, 0.

The Senate has adopted

H. C. R. No. 102, Providing for sine die adjournment.

H. C. R. No. 104, Suspending Joint Rules 22, 23, and 24, in order to take up and dispose of House Bill No. 27.

H. J. R. No. 9, Proposing an amendment to Section 26 of Article III of the Constitution of Texas.

> Respectfully, BOB BARKER. Secretary of the Senate.

# SENATE BILL NO. 341 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 341, A bill to be entitled "An Act providing that investigators appointed by district attorneys and criminal district attorneys shall have the same authority as sheriffs to make arrests in the county where appointed; providing that such investigators shall have authority to serve warrants, capiases, subpoenas, and all other processes in criminal cases issued by any district court, county court, or justice court in the State; providing that such investigators shall The Senate has refused to concur be under the sole authority and diTha:

The bill was read second time.

Mr. Harris of Dallas offered the following amendment to the bill:

Amend Senate Bill No. 341 by adding a section, to be known as Section 1-a:

"Said district attorney or criminal district attorney shall be responsible for the official acts of such investigators, and they shall have power to require from such investigators bond and security, and they shall have the same remedies against their investigators and the sureties of said investigators as any person can have against a district attorney and his sureties."

The amendment was adopted.

Mr. Quinn offered the following amendment to the bill:

Amend Senate Bill No. 341 by inserting after the words "district attorney" wherever same appear in the bill the words "or county attorney where said county attorney performs the duties of a district attorney."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and to the body of the bill.

Senate Bill No. 341 was then passed to third reading.

# SENATE BILL NO. 341 ON THIRD READING

Mr. McCalla moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 341 be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas-106

Adamson	Clayton
Adkins	Collins
Alexander	Colquitt
Alsup	Colson
Ash	Cooper
Bergman	Craddock
Bourne	Crossley
Bradbury	Daniel
Bradford	Davisson
Brovles	of Eastland
Broyles Burton	Dickison
Cagle	Dunagan
Caldwell	Dunlap of Hays
Canon	England

Fain	Moore
Fisher	Morris
Ford	Morrison
Fox	Morse
Fuchs	Newton
Glass	Olsen
Gray	Padgett
Greathouse	Palmer
Hankamer	Patterson
Hanna	Pope
Hardin	Quinn
Harris of Archer	Reed of Bowie
Head	Reed of Bowie Reed of Dallas
Hill	Riddle
Hodges	Roach of Angelina
Hofheinz	Roach of Hunt
Hoskins	Roark
Howard	Roberts
Huddleston	Russell
Hyder	Rutta
Jackson	Scarborough
James	Settle
Jefferson	Shofner
Jones of Atascosa Jones of Falls Jones of Runnels Jones of Shelby	Smith
Jones of Falls	Spears
Jones of Runnels	Stanfield
Jones of Shelby	Steward
Jones of Wise	Stinson
Keefe	Stovall
King	Tarwater
Lanning	Tennyson
Lemens	Thornton
Lotief	Venable
Lucas	Waggoner
Luker	Wells
Mauritz	Westfall
McCalla	Wood of Harrison
McFarland	Worley
McKinney	Young
Moffett	Youngblood

3/0000

# Nays—2

Aikin Payne

# Absent

Atchison	Holland
Beck	Hunt
Butler of Brazos	Hunter
Butler of Karnes	Lange
Calvert	Latham
Celaya	Leath
Cowley	Leonard
Davis	Lindsey
	Mark
Davison of Fisher	McKee
Dunlap of Kleberg	Nicholson
Dwyer	Petsch
Frazer	Reader
Gibson	Roane
Good	Rogers
Graves	Tillery
Harris of Dallas	Walker
Hartzog	Wood of Montague

Herzik

#### Absent—Excused

Duvall Farmer Fitzwater Knetsch McConnell

The Speaker then laid Senate Bill No. 341 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

#### Yeas—110

Adamson James Adkins Jefferson Alexander Jones of Falls Alsup Jones of Runnels Ash Jones of Shelby Bergman Jones of Wise Bourne Keefe Bradbury King Bradford Lemens Broyles Lotief Burton Lucas Cagle Luker Caldwell Mauritz Canon McCalla Celaya McFarland Clayton McKinnev Collins Moffett Colquitt Moore Cooper Morris Craddock Morse Crosslev Newton Daniel Olsen Davison of Fisher Padgett Davisson Palmer of Eastland Patterson Dickison Pope Dunagan Quinn Dwyer Reader England Reed of Bowie Fain Reed of Dallas **Fisher** Riddle Ford Roach of Angelina Fox Roach of Hunt Gibson Roane Glass Roark Gray Roberts Greathouse Russell Hankamer Rutta Hanna Scarborough Hardin Settle Harris of Archer Shofner Harris of Dallas Smith Head Spears Hill Stanfield Hodges Steward Hofheinz Stinson Hoskins Stovall Howard Tarwater Huddleston Tennyson Hunter Thornton Hyder Venable Jackson Waggoner

Wells Worley Westfall Young Wood of Harrison Youngblood Wood of Montague

# Nays 4

Aikin Morrison Butler of Karnes Payne

#### Absent

Holland

Beck Hunt Butler of Brazos Jones of Atascosa Calvert Knetsch Colson Lange Cowley Latham Davis Leath Dunlap of Hays Leonard Dunlap of Kleberg Lindsey Frazer McKee Fuchs Nicholson Good Petsch Graves Rogers Hartzog Tillery Herzik Walker

#### Absent-Excused

Duvail Lanning McConnell Farmer

**Fitzwater** 

Atchison

#### SENATE BILL NO. 354 ON SEC-OND READING

The Speaker laid before the House. on its second reading and passage to third reading,

S. B. No. 354, A bill to be entitled "An Act to amend the law relating to water improvement districts by amending Section 21 of Chapter 87 of the General Laws enacted by the Thirty-fifth Legislature of the State of Texas at its Regular Session, in order to better and further define the general powers of such districts by giving to such districts the powers to adopt and promulgate reasonable police ordinances or regulations; defining the limitations thereof and objects to be accomplished thereby, and declaring an emergency."

The bill was read second time, and was passed to third reading.

# SENATE BILL NO. 354 ON THIRD READING

Mr. Gray moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 354 be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas-111

Adamson Jones of Shelby Adkins Jones of Wise Aikin King Alexander Lanning Alsup Latham Ash Lemens Bergman Lotief Bourne Lucas Bradbury Luker Mauritz Bradford **Broyles** McCalla Burton McFarland Butler of Karnes McKinney Moffett Cagle Caldwell Moore Canon Morris Celaya Morrison Clayton Morse Collins Newton Colquitt Olsen Cooper **Padgett** Craddock Palmer Daniel Patterson Davison of Fisher Payne Davisson Petsch of Eastland Quinn Dickison Reader Dunlap of Hays Reed of Bowie England Reed of Dallas Fain Riddle Fisher Roach of Angelina Ford Roach of Hunt Fox Roane Glass Roark Good Roberts Gray Russell Greathouse Rutta Hankamer Scarborough Hanna Shofner Hardin Smith Harris of Archer Spears Harris of Dallas Stanfield Head Stinson HillStovall Hodges Tarwater Hofheinz Tennyson Hoskins Thornton Howard Venable Huddleston Waggoner Wells Hunter Hyder Westfall Jackson Wood of Harrison James Wood of Montague Jefferson Worley Jones of Falls Young

#### Absent

Youngblood

Jones of Runnels

Atchison Beck Butler of Brazos Calvert Colson	Cowley Crossley Davis Dunagan Dunlap of Klebe
Colson	Dunlap of Klebe

Dwyer Leath Frazer Leonard Fuchs Lindsey McKee Gibson Graves Nicholson Hartzog Pope Herzik Rogers Holland Settle Hunt Steward Jones of Atascosa Tillery Keefe Walker Lange

#### Absent—Excused

Duvall Knetsch Farmer McConnell Fitzwater

The Speaker then laid Senate Bill No. 354 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

#### Yeas-115

1 eas	119
Adamson	Hankamer
Adkins	Hanna
Aikin	Hardin
Alexander	Harris of Archer
Alsup	Harris of Dallas
Ash	Head
Atchison	Herzik
Bergman	Hill
Bourne	Hodges
Bradbury	Hofheinz
Bradford	Hoskins
Broyles	Howard
Burton	Huddleston
Butler of Karnes	Hunt
Cagle	Hyder
Caldwell	Jackson
Canon	Jefferson
Celaya	Jones of Falls
Clayton	Jones of Runnels
Collins	Jones of Shelby
Colquitt	Jones of Wise
Cooper	King
Craddock	Lanning
Daniel	Latham
Davison of Fisher	Lemens
Davisson	Lotief
of Eastland	Luker
Dickison	Mauritz
Dunlap of Hays	McCalla
Dwyer	McFarland
England	McKee
Fain	McKinney
Fisher	Moffett
Ford	Moore
Fox	Morris
Fuchs	Morrison
Gibson	Morse
Glass	Newton
Good	Nicholson

Olsen

**Padgett** 

Gray Greathouse

Palmer Smith Patterson Spears Stanfield Payne Quinn Steward Reader Stinson Reed of Bowie Stovall Reed of Dallas Tennyson Riddle Thornton Roach of Angelina Venable Roach of Hunt Waggoner Roane Walker Wells Roark Westfall Roberts Wood of Harrison Russell Wood of Montague Rutta

Nays-1

Worley Youngblood

**Tarwater** 

Shofner

Scarborough

#### Absent

Beck James Butler of Brazos Jones of Atascosa Calvert Keefe Colson Lange Cowley Leath Crossley Leonard Davis Lindsey Dunagan Lucas Dunlap of Kleberg Petsch Frazer Pope Graves Rogers Hartzog Settle Holland Tillery Hunter Young

# Absent—Excused

Duvall Knetsch Farmer McConnell Fitzwater

#### HOUSE BILL NO. 27 ON SECOND READING

The Speaker, in accordance with the provisions of House Concurrent Resolution No. 104, laid before the House, on second reading and passage to engrossment,

H. B. No. 27, A bill to be entitled "An Act authorizing and requiring the governing board of The University of Texas, the Agricultural and Mechanical College of Texas, the State Teachers Colleges, the College of Arts and Industries, and the College of Industrial Arts at Denton to establish and maintain at each institution under the control of such board a book store; etc., and declaring an emergency."

The bill was read second time.

Mr. Alsup offered the following committee amendment to the bill:

Amend House Bill No. 27 by striking out all below the enacting clause and inserting in lieu thereof the following:

"Section 1. The board of regents or the governing body of each State institution of higher learning in the State of Texas shall provide a State book depository to furnish textbooks for students enrolled in each institution beginning the school year September, 1935.

"Sec. 2. The board of regents or governing body of each institution shall purchase the necessary textbooks out of the tuition fund or local fund of each institution, to be used for the school year beginning September, 1935, but shall repay the original amount used from the local or tuition fund, from textbook fees charged for buying books for 1935, from time to time as is possible. Beginning the school year, September, 1935, and each term of each school year thereafter, the said governing body of each institution of higher learning shall charge a textbook fee to each student enrolled, so that the aggregate amount of fees will be sufficient to replace books that are worn out or lost, additional books, or new textbooks adopted, records, salaries, supplies in handling the textbooks, and to repay the original amount used from the tuition or local fund for buying the textbooks. Provided further. that the textbook fees charged shall not be in excess of the amount necessary to carry out the above provisions. A schedule of fees may be adopted, if found necessary, for different divisions in each school.

"Sec. 3. The students at the end of each term or before, if desired, shall return the textbooks furnished by the institution in which they are enrolled, and if the books are damaged or if any books are not accounted for, each student shall pay an amount deemed necessary by the book custodian. A book deposit may be required from each student but shall be returned at the time the books are returned, if all books are accounted for and not damaged. The governing board of each institution may adopt any other rules or regulations not named in this Act to make this law effective.

"Sec. 4. Such fees collected by each institution of higher learning shall be placed in a fund known as the Textbook Fund and no disbursement from

this fund shall be made except for necessary textbooks, salaries, records, supplies in handling the textbooks and for repaying the original amount used from the local or tuition fund in purchasing the textbooks. No other commodity except textbooks shall be handled by the State Textbook Depository. An audit and report shall be made of this fund at the time of the general audit and report of each school is made.

"Sec. 5. The disbursement shall be paid out of the Textbook Fund in the same manner as is paid out of the local or tuition fund.

"Sec. 6. Any college book store, co-op, or any other manner of college book store, selling books in conjunction with the State institution of higher learning shall transfer their textbooks and other assets to the governing body of such institution by September 1, 1935, if said books and other assets belong to the State of Texas.

"Sec. 7. No student shall be required to pay the textbook fee, and any student may purchase books from the State Textbook Depository in each institution at the wholesale prices of the textbooks plus the handling cost of the textbooks.

"Sec. 8. After a textbook has been adopted by any department of a State institution, it shall not be changed until the end of three years of use, except by the consent of the board of regents of such institution."

The committee amendment was adopted.

Mr. Alsup offered the following amendment to the bill:

Amend House Bill No. 27 by adding the following at the proper place:

"Sec. 6. The fact that there are many students attending the higher institutions of education in this State, who are required to purchase books, equipment, supplies and stationery in the pursuit of their studies, and that the cost of such books, equipment, supplies and stationery is in some cases exorbitant, works a hardship upon the people of the State and creates an emergency and an imperative public necessity that the constitutional rule, requiring bills to be read on three several days in each | Glass house, be suspended, and such rule Good is hereby suspended, and this Act Graves shall take effect and be in force from Gray

and after its passage, and it is so enacted."

- The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

House Bill No. 27 was then passed to engrossment.

# HOUSE BILL NO. 27 ON THIRD READING

Mr. Alsup moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 27 be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas—118

Adamson Greathouse Adkins Hankamer Aikin Hardin Harris of Archer Alexander Harris of Dallas Alsup Hartzog Ash Atchison Head Beck Hill Bergman Hofheinz Bourne Holland Bradbury Hoskins Bradford Howard Huddleston Broyles Burton Hunter Butler of Karnes Jackson Caldwell James Canon Jefferson Jones of Atascosa Celaya Clayton Jones of Falls Jones of Runnels Jones of Shelby Collins Colquitt Jones of Wise Cooper Keefe Craddock King Crossley Lanning Daniel Davison of Fisher Latham Davisson Leath of Eastland Lemens Dickison Leonard Dunagan Lotief Dunlap of Hays Lucas Mauritz Dwyer McCalla Fain McFarland Fisher Ford McKee Fox McKinney Fuchs Moffett Morris Gibson Morrison Morse Newton Nicholson

Olsen	Spears
Palmer	Stanfield
Payne	Steward
Petsch	Stinson
Reader	Stovall
Reed of Bowie	Tarwater
Reed of Dallas	Tennyson
Riddle	Thornton
Roach of Angelina	Tillery
Roach of Hunt	Venable
Roane	Waggoner
Roark	Westfall
Roberts	Wood of Ha
Damen	Wood of Mar

rrison Rogers Wood of Montague Worley Russell Rutta Young Youngblood

Scarborough Shofner

# Nays—3

Luker Moore Patterson

Present-Not Voting

Cagle

England

#### Absent

Butler of Brazos Hyder Calvert Lange Colson Lindsey Cowley Padgett Davis Pope Dunlap of Kleberg Quinn Frazer Settle Hanna Smith Herzik Walker Hodges Wells Hunt

#### Absent-Excused

Duvall Knetsch Farmer McConnell Fitzwater

The Speaker then laid House Bill No. 27 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

#### Yeas-117

Adamson Caldwell Adkins Canon Aikin Celaya Alexander Clayton Alsup Collins Ash Colquitt Atchison Cooper Beck Craddock Bourne Crossley Bradbury Daniel Davison of Fisher Bradford **Broyles** Davisson Burton of Eastland Butler of Karnes Dickison

Dunagan McCalla Dunlap of Hays McFarland Dwyer McKee McKinney England Fain Moffett Fisher Moore Ford Morris Fox Morrison Fuchs Morse Gibson Newton Glass Nicholson Good Olsen Palmer Graves Payne Gray Greathouse Quinn Hankamer Reader Reed of Bowie Hardin Harris of Archer Reed of Dallas Harris of Dallas Riddle Hartzog Roach of Angelina Head Roach of Hunt Herzik Roane Hill Roark Hofheinz Roberts Hoskins Rogers Howard Russell Huddleston Rutta Hunter Scarborough Jackson Shofner James Spears Jefferson Steward Jones of Atascosa Stinson Jones of Falls Stovall Jones of Runnels Tarwater Jones of Shelby Tennyson Jones of Wise Thornton Keefe Tillery King Vena ble Lanning Waggoner Latham Westfall Wood of Harrison Leath

Wood of Montague Lemens Leonard Worley Lotief Young Youngblood Lucas Mauritz

Navs-4

Luker Cagle Patterson Hodges

#### Absent

Hyder Bergman Butler of Brazos Lange Calvert Lindsey Padgett Colson Petsch Cowley Pope Davis Dunlap of Kleberg Settle Frazer Smith Stanfield Hanna Walker Holland Hunt Wells

Absent-Excused Knetsch Duvall McConnell Farmer Fitzwater

# SENATE BILL NO. 510 ON THIRD READING

Mr. Broyles moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 510 be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas-109

Adamson Jefferson Jones of Falls Adkins Ash Jones of Runnels Atchison Jones of Shelby Beck Jones of Wise Bourne Keefe Bradford King Lanning **Broyles** Latham Burton Butler of Karnes Leath Cagle Lemens Caldwell Lucas Celaya McFarland Clayton Collins McKee McKinney Moffett Colquitt Moore Cooper Craddock Morris Crossley Morrison Daniel Morse Davis Newton Olsen Davison of Fisher Davisson Padgett of Eastland Palmer Dickison Payne Dunagan Quinn Dunlap of Hays Reader Reed of Bowie Dwyer Reed of Dallas England Roach of Angelina Roach of Hunt Fain Fisher Ford Roane Fox Roark Glass Rutta Graves Scarborough Gray Shofner Greathouse Spears Hankamer Stanfield Hanna Steward Hardin Stinson Harris of Dallas Tennyson Thornton Hartzog Head Tillery Herzik Venable Hill Wells Hofheinz Westfall Hoskins Wood of Harrison Wood of Montague Howard Huddleston Worley Youngblood. Hunter

Hyder

# Nays-19

Aikin Jackson Alexander James Jones of Atascosa Bergman Bradbury Luker Canon McCalla Fuchs Patterson Gibson Riddle Good Roberts Harris of Archer Russell Hodges

#### Absent

Alsup Mauritz Butler of Brazos Nicholson Calvert Petsch Pope Colson Cowley Rogers Dunlap of Kleberg Settle Frazer Smith Holland Stovall Hunt Tarwater Waggoner Lange Walker Leonard Lindsey Young Lotief

#### Absent—Excused

Duvall Knetsch McConnell Farmer

Fitzwater

Ford

The Speaker then laid Senate Bill No. 510 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

# Yeas-79

Adkins Glass Gray Greathouse Alsup Atchison Beck Hankamer Hardin Bourne Harris of Dallas Bradbury Bradford Hartzog **Broyles** Head Herzik Burton Butler of Karnes Hill Caldwell Hofheinz Hoskins Celaya Clayton Howard Huddleston Collins Hyder Colquitt Colson Jefferson Cooper Jones of Falls Jones of Runnels Daniel Jones of Shelby Davis Davisson Keefe of Eastland King Dickison Lange Lanning Dwyer Latham England

Leath

Roane Lemens Roark Lucas Scarborough Mauritz McKinney Settle Smith Moore Stanfield Morris Steward Morrison Stinson Morse Padgett Tarwater Thornton Payne Reader Tillery Reed of Bowie Venable Reed of Dallas Wood of Harrison Roach of Angelina Young Roach of Hunt Youngblood

#### Nays-47

Adamson Lotief Aikin Luker Alexander McCalla Cagle McFarland Canon · Moffett Newton Craddock Crossley Olsen Davison of Fisher Palmer Patterson Dunagan Dunlap of Hays Quinn Riddle Fain Fisher Roberts Fox Russell Rutta Fuchs Gibson Shofner Stovall Good Tennyson Hanna Waggoner Walker Harris of Archer Hodges Wells Hunter Jackson Westfall James Wood of Montague Jones of Atascosa Worley

#### Absent

Hunt Ash Bergman Leonard Butler of Brazos Lindsey Calvert McKee Cowley Nicholson Dunlap of Kleberg Petsch Frazer Pope Graves Rogers Holland Spears

Jones of Wise

#### Absent-Excused

Duvall Knetsch Farmer McConnell Fitzwater

#### SENATE BILL NO. 326 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading.

S. B. No. 326, A bill to be entitled Fain
"An Act amending Subdivision (b) of Fisher

Section 11 of Chapter 116, Acts of the Forty-third Legislature, Regular Session, and declaring an emergency."

The bill was read second time.

Mr. Lemens offered the following amendment to the bill:

Amend Senate Bill No. 326, page 1, line 39, by changing the period to a comma, and adding the following: "Provided, however, that the same copartnership shall be entitled to not more than two such payments of unearned portion."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

Senate Bill No. 326 was then passed to third reading.

#### SENATE BILL NO. 326 ON THIRD READING

Mr. Roark moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 326 be placed on its third reading and final passage.

The motion prevailed by the following vote:

# Yeas-109

Adamson Ford Adkins Gibson Glass Alsup Atchison Graves Greathouse Beck Bergman Hankamer Bourne Hanna Bradbury Hardin Harris of Archer Bradford Harris of Dallas **Broyles** Burton Hartzog Butler of Karnes Head Herzik Caldwell Calvert Hill Canon Hodges Clayton Hofheinz Collins Hoskins Colquitt Huddleston Cooper Hunter Craddock Hyder Daniel Jackson James Davisson Jefferson of Eastland Jones of Atascosa Dunagan Jones of Falls Dunlap of Hays Jones of Runnels Jones of Shelby Dunlap of Kleberg Dwyer Jones of Wise England Keefe Fain

King

Lanning	Roberts
Latham	Russell
Lemens	Rutta
Lotief	Scarborough
Lucas	Settle
Mauritz	Shofner
McFarland	Smith
McKee	Spears
McKinney	Stanfield
Moffett	Steward
Moore	Stinson
Morris	Stovall
Morrison	Tarwater
Morse	Tennyson
Newton	Thornton
Nicholson	Tillery
Padgett	Venable
Palmer	$\mathbf{W}$ aggoner
Patterson	Walker
Payne	Wells
Reed of Rowin	Wood of Harri

Reed of Bowie Wood of Harrison Reed of Dallas Wood of Montague Roach of Angelina Worley Young Roach of Hunt Youngblood

Roark

Nays-6

Aikin McCalla Crossley Olsen Luker Riddle

Present-Not Voting

Cagle

#### Absent

Alexander Holland Ash Howard Butler of Brazos Hunt Celaya Lange Colson Leath Cowley Leonard Davis Lindsey Davison of Fisher Petsch Dickison Pope Fox Quinn Frazer Reader Fuchs Roane Good Rogers Gray Westfall

Absent—Excused

Duvall Farmer Fitzwater

Knetsch McConnell

The Speaker then laid Senate Bill No. 326 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas--107

Adamson Alsup Atchison

Beck Bergman Bourne

Keefe Bradbury Bradford King Broyles Lanning Burton Latham Butler of Karnes Leath Caldwell Lemens Lotief Calvert Canon Lucas Clayton Mauritz Collins McKee McKinney Colquitt Moffett Cooper Cowley Moore Craddock Morris Morrison Daniel Davisson Morse of Eastland Newton Dickison Nicholson Olsen Dunagan Dunlap of Hays Padgett Palmer Dwyer Patterson England Pope Fain Quinn Fisher Ford Reader Reed of Bowie Gibson Reed of Dallas Glass Riddle Good Roach of Angelina Gray Hankamer Roach of Hunt Hanna Roark Roberts Hardin Harris of Archer Rutta Harris of Dallas Scarborough Hartzog Settle Head Shofner Herzik Smith Hill Spears Hodges Stanfield Hofheinz Steward Stinson Hoskins Howard Stovall Huddleston Tarwater Thornton Hunter Tillery

Jackson Jefferson Jones of Atascosa Jones of Falls Jones of Runnels Jones of Shelby Jones of Wise

Hyder .

Wood of Harrison Wood of Montague

Worley Youngblood

Waggoner

Wells

# Nays-10

Aikin McFarland Russell Cagle Tennyson Lange Venable Luker Walker McCalla

# Absent

Adkins Colson Alexander Crossley Ash Davis

**Butler of Brazos** Davison of Fisher Celaya Dunlap of Kleberg

Leonard Fox Lindsey Frazer Fuchs Pavne Graves Petsch Roane Greathouse Holland Rogers Westfall Hunt Young James

#### Absent—Excused

Duvall Farmer Fitzwater Knetsch McConnell

# SENATE BILL NO. 365 ON SEC-OND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 365, A bill to be entitled "An Act amending Section 3 of Article 1108, Chapter 10, Title 28, Revised Civil Statutes of Texas, 1925, and declaring an emergency."

The bill was read second time, and was passed to third reading.

## SENATE BILL NO. 365 ON THIRD READING

Mr. Stinson moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 365 be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas-118

Daniel Adamson Aikin Davisson Alsup of Eastland Ash Dickison Atchison Dunagan Beck Dunlap of Hays Bergman England Fain Bourne Fisher Bradbury Bradford Ford **Broyles** Fox Burton Glass Butler of Karnes Good Cagle Gray Greathouse Caldwell Canon Hankamer Clayton Hanna Collins Hardin Colquitt Harris of Archer Colson Harris of Dallas Cooper Hartzog Cowley Head Craddock Herzik Crossley Hill

Hodges Padgett Palmer Hofheinz Hoskins Patterson Howard Payne Huddleston Pope Hunter Quinn Reader Hyder Jackson Reed of Bowie James Reed of Dallas Jefferson Riddle Jones of Atascosa Roach of Angelina Jones of Falls Roach of Hunt Jones of Runnels Roark Jones of Shelby Russell Jones of Wise Rutta Keefe Scarborough King Settle Lanning Shofner Latham Smith Leath Stanfield Lemens Steward Lotief Stinson Lucas Stovall Mauritz Tarwater McCalla Tennyson McFarland Thornton McKee Tillery McKinney Venable Waggoner Walker Moffett Мооге Morris Wells Westfall Morrison Wood of Harrison Morse Newton Wood of Montague Nicholson Young

Olsen

#### Absent

Adkins Hunt Alexander Lange Butler of Brazos Leonard Calvert Lindsey Celaya Luker Davis Petsch Davison of Fisher Roane Dunlap of Kleberg Roberts Dwyer Rogers Frazer Spears Worley Fuchs Youngblood Gibson Holland

# Absent—Excused

Duvall Graves Farmer Knetsch McConnell Fitzwater

The Speaker then laid Senate Bill No. 365 before the House on its third reading and final passage.

The bill was read third time, and was passed.

# SENATE BILL NO. 402 ON SEC-OND READING

The Speaker laid before the House,

on its second reading and passage to third reading,

S. B. No. 402, A bill to be entitled "An Act to authorize the Board of Directors of the Agricultural and Mechanical College of Texas to establish and maintain a horticultural and agricultural experiment station at some point within the limits of Brown, Callahan, Comanche, or Eastland Counties in the State of Texas."

The bill was read second time.

Mr. Davisson of Eastland offered the following amendment to the bill:

Amend Section 1 to Senate Bill No. 402 by striking out lines 5, 6, 7 and 8 after the words "limits of" on line 4 to the words "for the purposes" and insert the words "Eastland County for the use of Brown, Callahan, Comanche, Eastland, Erath and other counties in the West Cross Timber Section of Texas" in lieu thereof.

# DAVISSON of Eastland, LOTIEF.

Mr. Luker raised a point of order on further consideration of the amendment, on the ground that the amendment is not germane to the bill.

The Speaker sustained the point of order.

Mr. Lotief offered the following amendment to the bill:

Amend Senate Bill No. 402 by striking out Section 2 and inserting in lieu thereof the following:

"Sec. 2. The Board of Directors of the Agricultural and Mechanical College are empowered to acquire a suitable site for the location of said horticultural and agricultural experiment station within the limits of Eastland County, Texas, containing such amount of land, not exceeding two hundred acres, well adapted to growing of various fruits, trees and products in this Act mentioned. The said Board of Directors are authorized to accept donations of land for the establishment, equipment and maintenance of said station."

# LOTIEF, DAVISSON of Eastland.

Mr. Luker raised a point of order on further consideration of the amendment, on the ground that the amendment is not germane to the bill.

The Speaker sustained the point of Head order.

Mr. Quinn offered the following amendment to the bill:

Amend Senate Bill No. 402, Section 2, page 1, line 40, by striking out the words "not exceeding two hundred acres" and insert in lieu thereof the words "not less than one hundred and sixty acres."

The amendment was adopted.

Senate Bill No. 402 was then passed to third reading.

# MOTION TO TAKE UP SENATE BILL NO. 402

Mr. Luker moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 402 be placed on its third reading and final passage.

The motion was lost (not receiving the necessary four-fifths vote) by the following vote:

# Yeas-91

Hill Adamson Hodges Adkins Hofheinz Alsup Ash Hoskins Bergman Howard Bradbury Huddleston Bradford Hyder Butler of Karnes Jackson Calvert Jefferson Jones of Atascosa Canon Celaya Jones of Falls Jones of Runnels Clayton Collins Jones of Shelby Colquitt Jones of Wise Keefe Cooper King Cowley Daniel Lanning Davis Latham Leath Davisson of Eastland Lucas Dickison Luker Dunagan McCalla Dunlap of Kleberg McConnell Dwyer McKee England McKinney Fain Moore Fisher Morrison Ford Morse Fox Newton Gibson Nicholson Glass Olsen Good Padgett Graves Patterson Grav Payne Greathouse Pope Hankamer Quinn Harris of Dallas Reed of Dallas Riddle Herzik Roach of Angelina James

Roark Steward
Roberts Tarwater
Scarborough Thornton
Settle Tillery
Smith Wells
Spears Westfall
Stanfield Youngblood

# Nays-28

Aikin Lemens Atchison Lindsev Beck Mauritz Reed of Bowie Bourne Broyles Russell Rutta Burton Shofner Cagle Craddock Stovall Dunlap of Hays Tennyson Venable Hanna Hardin Waggoner Harris of Archer Walker Wood of Harrison Hunter

#### Absent

Wood of Montague

Lotief Alexander Butler of Brazos McFarland Moffett Caldwell Colson Morris Crossley Palmer Davison of Fisher Petsch Frazer Reader Roach of Hunt Fuchs Hartzog Roane Holland Rogers Hunt Stinson Worley Lange Leonard Young

#### Absent—Excused

Duvall Fitzwater Farmer Knetsch

# SENATE BILL NO. 405 ON SEC-OND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 405, A bill to be entitled "An Act amending Article 1019-a of the Code of Criminal Procedure of the State of Texas, enacted as Chapter 200, Acts of the Forty-second Legislature, 1931, providing for fees of officers in certain cases, and declaring an emergency."

The bill was read second time, and Huddleston was passed to third reading.

# SENATE BILL NO. 405 ON THIRD READING

Mr. Lanning moved that the con- Jones of Atascosa stitutional rule, requiring bills to be Jones of Falls

read on three several days, be suspended, and that Senate Bill No. 405 be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas-117

Adamson Jones of Shelby Adkins Jones of Wise Aikin Keefe Alsup King Ash Lanning Atchison Latham Beck Lemens Bergman Lindsey Bourne Lotief Bradbury Lucas Mauritz Bradford Broyles McCalla McConnell Burton Butler of Karnes McFarland Cagle McKee Canon McKinney Celaya Moffett Moore Clayton Colquitt Morris Cooper Morrison Cowley Morse Craddock Newton Daniel Nicholson Davison of Fisher Olsen Davisson Padgett of Eastland Palmer Dickison Patterson Dunagan

of Eastland
Dickison
Dunagan
Dunlap of Hays
England
Fain
Palmer
Patterson
Payne
Pope
Reed of Bowie
Reed of Dallas

Fisher Riddle
Ford Roach of Angelina
Fox Roach of Hunt

Frazer Roane Fuchs Roark Roberts Gibson Glass Rogers Russell Good Greathouse Rutta Hankamer Scarborough Hanna Settle Shofner Hardin Harris of Archer Smith Harris of Dallas Spears Stanfield Head Steward Stinson

Hill Hodges Hofheinz Tarwater Tennyson Hoskins Thornton Howard Tillery Venable Hunter Waggoner Hyder Walker Jackson James Wells Westfall Jefferson

ones of Atascosa Wood of Harrison ones of Falls Youngblood

#### Absent

Alexander Hunt **Butler of Brazos** Jones of Runnels Caldwell Lange Calvert Leath Collins Leonard Colson Luker Crosslev Petsch Davis Quinn Dunlap of Kleberg Reader

Dwyer Stovall
Gray Wood of Montague
Hartzog Worley
Herzik Young

Holland

#### Absent—Excused

Duvall Farmer Fitzwater

Gibson

Graves Knetsch

The Speaker then laid Senate Bill No. 405 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

#### Yeas-114

Glass Adamson Adkins Good Aikin Graves Ash Gray Greathouse Atchison Beck Hankamer Bergman Hanna Bourne Hardin Bradbury Harris of Archer Bradford Harris of Dallas **Broyles** Head Burton Hill Butler of Karnes Hodges Cagle Hoskins Canon Howard Hyder Clayton Collins Jackson Colquitt James Colson Jefferson Jones of Atascosa Jones of Falls Jones of Shelby Cooper Cowley Craddock Jones of Wise Daniel Davison of Fisher Keefe Davisson King of Eastland Lanning Dickison Latham Dunagan Leath Dunlap of Hays Lemens Dunlap of Kleberg Lindsey **England** Lotief Fain Lucas Fisher Mauritz Ford McCalla Fox McConnell **Fuchs** McFarland

McKee

McKinney Russell Moffett Rutta Scarborough Moore Morris Settle Newton Shofner Nicholson Smith Olsen Spears Padgett Stanfield Palmer Steward Patterson Stinson Payne Tennyson Thornton Pope Quinn Tillerv Reed of Bowie Venable Reed of Dallas Waggoner Riddle Walker Roach of Angelina Westfall Roach of Hunt Wood of Harrison Roark Wood of Montague Roberts Youngblood

Rogers
Nays—1

Hunter

#### Absent

Alexander Hunt Jones of Runnels Alsup Butler of Brazos Lange Caldwell Leonard Calvert Luker Celaya Morrison Crossley Morse Davis Petsch Dwver Reader Frazer Roane Stovall Hartzog Herzik Tarwater Hofheinz Wells Holland Worley Huddleston Young

#### Absent—Excused

Duvall Fitzwater Farmer Knetsch

#### NOTICE GIVEN

Mrs. Moore gave notice that she would, on the next legislative day, move to take up, for consideration at that time, the motion to reconsider the vote by which House Bill No. 895 was tabled.

# SENATE BILL NO. 524 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 524, A bill to be entitled "An Act to provide for fees for constables whose precincts lie in counties having a population of more than 200,000 and less than 300,000

by the last preceding Federal Census and whose precincts lie in whole or in part in an incorporated city or town having a population of more than 10,000 by the last preceding Federal Census, such fees to be the same as those now allowed to sheriffs and like fees allowed such officers in all cases where the defendant is convicted or pleads guilty, and declaring an emergency."

The bill was read second time, and was passed to third reading.

# SENATE BILL NO. 524 ON THIRD READING

Mr. Spears moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 524 be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas-108

Adamson Harris of Archer Adkins Harris of Dallas Aikin Head Alexander Herzik Ash Hill Atchison Hodges Beck Hofheinz Bergman Hoskins Bourne Howard Huddleston Bradbury Bradford Hyder **Broyles** Jackson Burton James Butler of Karnes Jones of Falls Jones of Runnels Caldwell Jones of Shelby Canon Jones of Wise Celaya Clayton King Lanning Cooper Cowley Latham Craddock Lindsey Crossley Lotief Davis Lucas Davison of Fisher Luker Davisson Mauritz of Eastland McCalla Dickison McConnell Dunagan McFarland Dunlap of Hays McKee McKinney Fain Fisher Moffett Frazer Moore Fuchs. Morris Gibson Morrison Glass Morse Gray Newton Greathouse Nicholson Hanna Olsen Hardin Padgett

Palmer Smith Spears Stanfield Reed of Bowie Steward Reed of Dallas Stovall Riddle Tennyson Roach of Angelina Thornton Roach of Hunt Tillery Roane Venable Roark Waggoner Walker Roberts Rogers Wells Russell Westfall Rutta Wood of Harrison Scarborough Wood of Montague Settle Youngblood Shofner

# Nays-2

Collins Jefferson

#### Absent

	Alsup	Hunt
	Butler of Brazos	Hunter
	Cagle	Jones of Atascosa
	Calvert	Keefe
	Colquitt	Lange
ĺ	Colson	Leath
	Daniel	Lemens
	Dunlap of Kleberg	
	Dwyer	Payne
	England	Petsch
	Ford	Pope
	Fox	Reader
	Good	Stinson
ı	Hankamer	Tarwater
ı		
	Hartzog	Worley
	Holland	Young

#### Absent—Excused

Duvall Graves
Farmer Knetsch
Fitzwater

The Speaker then laid Senate Bill No. 524 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

#### Yeas-109

Adamson	Butler of Karnes Calvert
Adkins	
Aikin	Canon
Alexander	Clayton
Alsup	Collins
Ash	Cooper
Atchison	Cowley
Beck	Craddock
Bergman	Crossley
Bourne	Daniel -
Bradbury	Davis
Bradford	Davison of Fisher
Broyles	Davisson
Burton	of Eastland

	MOOSE
Dickison	Moffett
Dunagan	Moore
Dunlap of Hays	Morrison
England	Morse
Fain	Newton
Fisher	Nicholson
Frazer	Olsen
Fuchs	Padgett
Gibson	Palmer
Glass	Patterson
Gray	Pope
Greathouse	Reed of Bowie
Hankamer	Reed of Dallas
Hanna	Riddle
Harris of Archer	Roach of Angelina
Harris of Dallas	Roach of Hunt
Head	Roane
Herzik	Roark
Hill	Roberts
Hodges	Rogers
Hofheinz	Russell
Hoskins	Rutta
Howard	Scarborough
Huddleston	Settle
Hyder	Shofner
Jackson	Smith
James	Spears
Jefferson	Stanfield
Jones of Falls Jones of Runnels Jones of Shelby	Steward
Jones of Runnels	Stinson
Jones of Shelby	Stovall
Jones of Wise	Tarwater
Keefe	Tennyson
King	Thornton
Lanning	Tillery Veneble
Lotief Lucas	Venable Waggener
McCalla	Waggoner Walker
McConnell	Wells
McFarland	Wood of Harrison
McKee	Wood of Montague
McKinney	Youngblood
w.c.winnea	TOURNION

# Nays—2 Cagle Hardin Absent

Butler of Brazos Latham Caldwell Leath Celaya Lemens Colquitt Leonard Colson Lindsey Dunlap of Kleberg Luker Dwyer Mauritz Ford Morris Fox Payne Good Petsch Hartzog Quinn Holland Reader Westfall Hunt Hunter Worley Jones of Atascosa Young Lange

Absent—Excused
Duvall Graves
Farmer Knetsch
Fitzwater

#### BILL RECOMMITTED

On motion of Mr. Celaya, House Bill No. 944 was recommitted to the Committee on Revenue and Taxation.

#### SENATE BILL NO. 513 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 513, A bill to be entitled "An Act granting to A. T. Sayers, and as next friend for Leonard Sayers, a minor, of San Antonio, Bexar County, Texas, permission to bring suit against the State of Texas and/or the State Highway Department in the District Court of Bexar County, Texas, for damages sustained to his automobile and for personal injuries to said Leonard Sayers, on account of the negligence of an employe of the State Highway Department; providing for place of venue; providing such suit may be filed within two years after this Act takes effect; providing for the method of serving process and for procedure governing the trial and declaring an emergency."

The bill was read second time, and was passed to third reading.

# SENATE BILL NO. 513 ON THIRD READING

Mr. Spears moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 513 be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas-113

Clayton
Collins
Cooper
Cowley
Craddock
Daniel
Davis
Davison of Fisher
Davisson
of Eastland
Dickison
Dunagan
Dunlap of Hays
Dunlap of Kleberg
Dwyer
Fain
Fisher

Morse Ford Newton Fox Nicholson Fuchs Olsen Gibson Padgett Glass Palmer Gray Hankamer Patterson Quinn Hanna Hardin Reader Reed of Bowie Harris of Archer Harris of Dallas Reed of Dallas Riddle Head Herzik Roach of Angelina Roach of Hunt Hill Hodges Roark Hofheinz Roberts Hoskins Rogers Howard Russell Rutta Huddleston Hyder Scarborough Jackson Settle James Shofner Jefferson Smith Jones of Falls Spears Jones of Runnels Jones of Shelby Stanfield Steward Jones of Wise Stinson Stovall King Lanning Tarwater Latham Tennyson Lotief Thornton Lucas Tillery Venable Luker Waggoner Mauritz Walker McCalla McKee Wells Westfall McKinney Wood of Harrison Moffett Wood of Montague Moore Morris Youngblood Morrison

# Present-Not Voting

# Roane

# Absent

Hunter Alexander Jones of Atascosa Butler of Brazos Caldwell Keefe Lange Celaya Colquitt Leath Lemens Colson Leonard Crossley England Lindsey McFarland Frazer Payne Good Petsch Greathouse Pope Hartzog Holland Worley Hunt Young

# Absent-Excused

Duvall Graves
Farmer Knetsch
Fitzwater McConnell

The Speaker then laid Senate Bill No. 513 before the House on its third reading and final passage.

The bill was read third time and was passed.

## SENATE BILL NO. 516 ON SEC-OND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 516, A bill to be entitled "An Act authorizing the Judge of the Criminal District Court of Bexar County, Texas, to transfer criminal cases to the 37th, 45th, 57th and 73rd Districts Courts, Bexar County, Texas; describing the procedure therefor and the duty of the district clerk in relation thereto, and providing that all writs, processes, bonds and recognizances in such cases so transferred shall be transferred with said cases and be as binding in the court to which the case or cases are transferred as in the court in which same were originally issued, and declaring an emergency."

The bill was read second time, and was passed to third reading.

# SENATE BILL NO. 516 ON THIRD READING

Mr. Spears moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 516 be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas-119

1 eas119		
Adamson	Clayton	
Adkins	Collins	
Aikin	Cowley	
Alexander	Craddock	
Alsup	Crossley	
Atchison	Daniel	
Beck	Davis	
Bergman	Davison of Fisher	
Bourne	Davisson	
Bradbury	of Eastland	
Bradford	Dickison	
Broyles	Dunagan	
Burton	Dunlap of Hays	
Butler of Karnes	Dunlap of Kleberg	
Cagle	Dwyer	
Caldwell	Fain	
Calvert	Fisher	
Canon	Ford	
Celaya	Fox	
Ociaya	* VA	

Fuchs Morris Gibson Morrison Glass Morse Gray Newton Greathouse Nicholson Hankamer Olsen Hanna Palmer Hardin Patterson Harris of Archer Payne Harris of Dallas Quinn Head Reader Reed of Bowie Herzik Hodges Reed of Dallas Hofheinz Riddle Hoskins Roach of Angelina Roach of Hunt Howard Huddleston Roark Hunter Roberts Hyder Rogers Jackson Rutta James Scarborough Jefferson Settle Jones of Falls Shofner Jones of Runnels Jones of Shelby Smith Spears Jones of Wise Stanfield Keefe Steward King Stinson Lanning Stovall Latham Tarwater Lotief Tennyson Thornton Lucas Luker Venable Mauritz Waggoner McCalla Walker McConnell Westfall McFarland Wood of Harrison

Absent

Worley

Young

Youngblood

Wood of Montague

Lange Ash Butler of Brazos Leath Colquitt Lemens Colson Leonard Cooper Lindsey England Padgett Frazer Petsch Good Pope Hartzog Roane Hill Russell Holland Tillery Hunt Wells Jones of Atascosa

Absent—Excused

Duvall Farmer **Fitzwater** 

McKee

Moffett

Moore

McKinney

Graves Knetsch

The Speaker then laid Senate Bill Butler of Brazos No. 516 before the House on its third | Caldwell reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-109

Adamson Jones of Wise Adkins Keefe Aikin Lanning Alexander Latham Alsup Lotief Atchison Lucas Beck Luker Bourne Mauritz Bradbury McCalla Bradford McConnell Broyles McKee Moffett Burton Moore Butler of Karnes Morris Cagle Calvert Morrison Canon Morse Clayton Newton Collins Nicholson Cowley Olsen Craddock Padgett Daniel Palmer Davison of Fisher Patterson Davisson Payne of Eastland Quinn Dickison Reader Reed of Bowie Dunagan Dunlap of Hays Reed of Dallas

Riddle

Roark

Roberts

Russell

Rutta

Roach of Angelina

Roach of Hunt

Dwyer Fain Fisher Fox **Fuchs** Gibson Glass Good Gray Greathouse Hankamer Hanna Hardin Harris of Archer Harris of Dallas Head Herzik

Scarborough Settle Shofner Smith Spears Stanfield Steward Stinson Stovall Tarwater Hodges Tennyson Hoskins Thornton Howard Tillery Huddleston Venable Waggoner Walker Hvder Jackson James Westfall Jefferson Wood of Harrison Jones of Falls Wood of Montague Jones of Runnels Young

Absent

Youngblood

Ash Colquitt Bergman Colson Cooper Crossley Celaya Davis

Jones of Shelby

Dunlap of Kleberg Leath Lemens England Leonard Ford Lindsey Frazer McFarland Hartzog McKinney Hill Hofheinz Petsch Pope Holland Roane Hunt Rogers Hunter Jones of Atascosa Wells King Worley Lange

Absent—Excused

Duvall Farmer **Fitzwater**  Graves Knetsch

# SENATE BILL NO. 525 ON SEC-OND READING

Mr. Steward moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 525 be placed on its second reading and passage to third reading, and on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas-116

Adamson Fox Fuchs Adkins Aikin Gibson Alexander Glass Alsup Good Ash Gray Greathouse Atchison Beck Hankamer Bourne Hanna Bradbury Hardin Harris of Archer Bradford Harris of Dallas **Broyles** Burton Head Herzik Butler of Karnes Hodges Cagle Calvert Hofheinz Canon Hoskins Celaya Howard Clayton Huddleston Collins Hyder Cowley Jackson Craddock James Crossley Jefferson Jones of Falls Daniel Jones of Runnels Davis Jones of Shelby Davisson Jones of Wise of Eastland Dickison Keefe Dunagan King Dunlap of Hays Lanning Dunlap of Kleberg Lotief Fain Lucas Luker **Fisher** Ford Mauritz

McCalla Roark McConnell Roberts McFarland Rogers McKee Russell McKinney Rutta Moffett Scarborough Moore Settle Morris Shofner Morrison Smith Morse Stanfield Newton Steward Nicholson Stinson Olsen Stovall Padgett Tarwater Palmer Tennyson Thornton Patterson Venable Payne, Pope Walker Wells Quinn Reader Westfall Reed of Bowie Wood of Harrison Reed of Dallas Wood of Montague Worley

Riddle

Roach of Angelina Youngblood

Roach of Hunt

Nays—1

Latham

Present-Not Voting

Roane

#### Absent

Hunt Bergman Butler of Brazos Hunter Jones of Atascosa Caldwell Colquitt Lange Leath Colson Lemens Cooper Davison of Fisher Leonard Dwyer Lindsey Petsch England Spears Tillery Frazer Hartzog Hill Waggoner Holland Young

# Absent—Excused

Graves Duvall Knetsch Farmer Fitzwater

The Speaker then laid before the House, on its second reading and passage to third reading,

S. B. No. 525, A bill to be entitled "An Act to reorganize the Eightyseventh Judicial District of Texas, to be constituted of Limestone, Freestone and Anderson Counties, Texas, and to provide for the terms thereof, and declaring an emergency."

The bill was read second time, and was passed to third reading.

# SENATE BILL NO. 525 ON THIRD READING

The Speaker then laid Senate Bill No. 525 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

#### Yeas-117

Adamson Jefferson Jones of Falls Adkins Jones of Runnels Aikin Jones of Shelby Alexander Alsup Jones of Wise Ash King Atchison Lanning Beck Latham Bourne Lotief Bradbury Lucas Bradford Luker **Broyles** Mauritz Burton McCalla Butler of Karnes McConnell Cagle McFarland Calvert McKee Clayton Collins McKinney Moffett Colquitt Moore Cowley Morris Craddock Morrison Crossley Morse Daniel Newton Davis Nicholson Olsen Davison of Fisher Davisson Padgett of Eastland Palmer Dickison Patterson Dunagan Payne Dunlap of Hays Pope Fain Reader Fisher Reed of Bowie Reed of Dallas Ford Fox Riddle Fuchs Roach of Angelina Roach of Hunt Gibson Glass Roark Good Roberts Gray Russell Greathouse Rutta Hankamer Scarborough Hanna Settle Hardin Shofner Harris of Archer Smith Harris of Dallas Spears Head Stanfield Herzik Steward Hill Stinson Hodges Stovall Hofheinz Tarwater Hoskins Tennyson Howard Thornton Huddleston Tillery Venable Hyder Jackson Waggoner

Walker

James

Wells Wood of Montague
Westfall Young
Wood of Harrison Youngblood

Present-Not Voting

Roane

#### Absent

Bergman Hunt Butler of Brazos Hunter Caldwell Jones of Atascosa Canon Keefe Celaya Lange Colson Leath Cooper Lemens Dunlap of Kleberg Leonard Dwyer Lindsey England Petsch Quinn Frazer Hartzog Rogers Holland Worley

#### Absent—Excused

Duvall Graves
Farmer Knetsch
Fitzwater

#### MOTION TO TAKE UP SENATE BILL NO. 402

Mr. Luker moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 402 be placed on its third reading and final passage.

The motion was lost (not receiving the necessary four-fifths vote) by the following vote:

# Yeas-98

Alexander Fain Alsup Fisher Ford Ash Atchison Fox Beck **Fuchs** Bourne Glass Bradbury Gray Bradford Greathouse Hankamer Broyles Butler of Karnes Harris of Dallas Calvert Head Celaya Herzik Clayton Hill Collins Hodges Colquitt Hofheinz Cooper Holland Hoskins Cowley Crossley Howard Daniel Hyder Davis Jackson Davison of Fisher Jefferson Jones of Falls Davisson Jones of Runnels of Eastland Dickison Jones of Shelby

Quinn

Jones of Wise Reader Reed of Dallas Keefe Riddle King Lanning Roach of Angelina Latham Roach of Hunt Roark Lotief Lucas Roberts Luker Rogers Mauritz Rutta McCalla Scarborough McConnellSettle McFarland Shofner McKee Smith McKinney Spears Moffett Stanfield Moore Steward Morrison Stinson Morse Tarwater Tennyson Nicholson Olsen Thornton Padgett Tillery Patterson Wells Pavne Worley Young Petsch Youngblood Pope

#### Nays-27

Lindsey Adamson Aikin Morris Newton Bergman Burton Palmer Reed of Bowie Canon Craddock Russell Stovall Dunlap of Hays Gibson Venable Good Waggoner Walker Hanna Hardin Westfall Harris of Archer Wood of Harrison Huddleston Wood of Montague James

#### Absent

Adkins Hartzog Butler of Brazos Hunt Cagle Hunter Caldwell Jones of Atascosa Colson Lange Dunagan Leath Dunlap of Kleberg Lemens Leonard Dwyer England Roane Frazer

#### Absent—Excused

Duvall Graves
Farmer Knetsch
Fitzwater

#### HOUSE BILL NO. 832 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 832, A bill to be entitled "An Act amending Article 5142 of the Revised Civil Statutes, 1925, as amended by the Acts of the Fortieth Legislature, page 335, Chapter 228, and Article 5142-a, Acts 1931, Forty-second Legislature, page 759, Chapter 302; providing for juvenile officers; providing for their selection, compensation, expenses, and prescribing their duties and authorities; etc., and declaring an emergency."

The bill was read second time.

Mr. Hofheinz offered the following amendment to the bill:

Amend House Bill No. 832 by striking out all below the enacting clause, and insert in lieu thereof the following:

Section 1. Chapter 302 of the Acts of the Forty-second Legislature be and the same is hereby amended so as to hereafter read as follows:

"Section 1. Provided that in counties having a population of more than three hundred and fifty thousand (350,000), according to the last preceding or any future Federal Census, the county juvenile board shall appoint a juvenile officer for a term of two (2) years at a salary not to exceed five thousand dollars (\$5,000) per annum, to be fixed by the county juvenile board subject to the approval of the commissioners court to be paid monthly by the county, whose extra duties will be to make investigations for the commissioners court on applications for charity or admission into detention homes or orphan homes created by such counties. Such juvenile officer may select assistant juvenile officers subject to the approval of such board, the number of such assistants to be determined by the juvenile board subject to the approval of the commissioners court. The salaries of such assistants shall be the same as that fixed in Article 3902 of the Revised Civil Statutes of 1925 and as amended for assistants to other officials, except that the head of a department need not have before served for any particular period of time, efficiency being called for in such counties. Such juvenile officer may be allowed expenses not to exceed two hundred dollars (\$200) a year each.

"Sec. 2. One or more probation officers out of the probation department in counties with a population

in excess of three hundred and fifty thousand (350,000), according to the last preceding or any future Federal Census, having a county juvenile board as may be determined necessary by the county juvenile board shall keep a record of all wife and child desertion cases wherein criminal charges are pending in said county and shall immediately investigate the facts in each case and the defendant's ability to support his wife and/or children, and shall upon complaint that any payment under the order of the court for the support of the defendant's wife and/or children make investigations into the reasons why such payments are not being made and shall make reports of all such matters immediately upon the making of such investigation to the district attorney and/or the court in which such case is pending.

"Sec. 3. All payments made under the order of the court in such county in wife and child desertion cases for the support of wives and children shall be paid in to said probation officer working in said court as an officer of the court, and said probation officer shall disburse said funds for the benefit of the wife and/or children of the defendant making such payment in such manner as shall appear to the court to be for the best interest of said wife and/or children.

"Sec. 4. Said probation officer shall make a surety bond in some solvent surety company authorized to make such bonds in Texas conditioned upon the faithful performance of the duties of his position and further conditioned upon his properly accounting for any moneys entrusted to him, said bond to be in such amount as may be fixed by the county auditor and subject to the approval of the county auditor.

"Sec. 5. Said probation officer in such county with a population in excess of 350,000, according to the last preceding Federal Census, shall keep a complete record of all his investigations and of his receipts and disbursements of all moneys which shall be a public record open to the inspection of the public, and it shall be the duty of the county auditor to inspect and examine such records and audit such accounts quarterly, making due report of his findings and recommendations with respect thereto to the county juvenile board.

"Sec. 6. In all suits for divorce in counties having a population in excess of 350,000, according to the last preceding or any future Federal Census, where it appears from the petition or otherwise that the parties to such suit have a child or children under sixteen years of age, it shall be the duty of the probation department, subject to the direction of the court, to make a complete and thorough examination into the merits of the claim for divorce and to report its findings to the court in connection therewith and to make a thorough and complete investigation as to the necessities of the child or children and the disposition that should be made of such child or children and to make report thereof to the court prior to the trial of said case, and if desired by the court, produce such evidence as may have been developed in connection with such matters on the trial of such case. The county juvenile board in counties having a population of over 350,000, according to the last preceding or any future Federal Census, is hereby authorized and required to appoint a supervising head of county institutions having to do with juveniles, delinquents and dependants of such county which said supervising head of county institu-tions may be the county probation officer of said county who, if appointed, shall serve without additional salary or in the discretion of the county juvenile board; any person may be selected by such board as the supervising head of county institutions, who shall be paid a salary not in excess of \$5,000 a year to be agreed upon by said juvenile board and the county commissioners court, and said county juvenile board is hereby authorized and required to appoint the heads of all county institutions having to do with juveniles, delinquents, and dependants, including county poor farms and old folks' homes. Said supervising head of the county institutions is hereby authorized and required to direct the policies and conduct of such institutions under the supervision and direction of the county juvenile board. heads of various institutions shall be authorized to select such other employes for their institutions as may be determined or needed, by the county juvenile board, at such salary as may be fixed by said county juvenile board, and such salaries are to be

subject to the approval of the county commissioners court.

"Sec. 7. Said supervising head of the county institutions in such counties or other county officers under his direction, is hereby required to follow up and supervise all cases committed to such institutions as are provided or may be provided for juveniles, delinquents, and dependants until they become of age, reporting to the juvenile board from time to time as required by it for its approval and action. The commissioners court shall provide the necessary funds for the operation of all such institutions."

Sec. 2. All laws or parts of laws in conflict herewith be, and the same are hereby, repealed to the extent of the conflict only.

Sec. 3. If any article, section, sentence, clause, or phrase of this Act is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this Act. The Legislature hereby declares that it would have Butler of Karnes passed this Act and each section, sentence, clause, and phrase thereof, irrespective of the fact that any one or more of the sections, sentences, clauses, or phrases should be declared to be unconstitutional.

Sec. 4. The fact that the expense of the operating and maintenance of the institutions involved in this Act can be reduced by co-ordinating the authority and responsibility and that a co-ordination, now impossible under present laws, would add to the effectiveness of our social progress and greatly reduce the number of delinquencies and dependencies among juveniles, and that a more effective manner of dealing with juveniles, delinquents, and dependants is badly needed create an emergency and an | Ford imperative public necessity that the Fox constitutional rule, requiring bills Fuchs to be read on three separate days in Gibson each house, be suspended, and the Glass same is hereby suspended, and that | Good this Act shall take effect and be in force from and after its passage, and it is so enacted.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and to the body of the bill.

House Bill No. 832 was then passed | Hodges to engrossment.

Hofheinz

# HOUSE BILL NO. 832 ON THIRD READING

Mr. Hofheinz moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 832 be placed on its third reading and final passage.

The motion prevailed by the following vote:

#### Yeas-118

Adamson Holland Adkins Hoskins Aikin Howard Alexander Huddleston Hunt Alsup Hyder Ash Atchison Jackson Beck James Bergman Jones of Falls Bourne Jones of Runnels Bradbury Jones of Shelby Jones of Wise Bradford Keefe Broyles Lanning Burton Latham Cagle Lemens Calvert Lotief Canon Lucas Clayton Mauritz Collins McCalla Colquitt McConnell Cooper McFarland Cowley McKinney Craddock Moffett Crossley Moore Morris Daniel Morrison Davis Davison of Fisher Morse Newton Davisson of Eastland Nicholson Dickison Olsen Dunagan Padgett Palmer Dunlap of Hays Patterson Dwyer Fain Petsch Pope Reader Reed of Bowie Reed of Dallas Riddle Roach of Angelina Roach of Hunt Gray Greathouse Roark Hankamer Roberts Russell Hanna Rutta Hardin Harris of Archer Scarborough Harris of Dallas Shofner Smith Herzik Hill Spears Stanfield

Steward

Stovall Tarwater Tennyson Thornton Tillery Venable Waggoner Walker	Wells Westfall Wood of Harrison Wood of Montague Worley Young Youngblood
	A 1 A

#### Absent

Butler of Brazos	King
Caldwell	Lange
Celaya	Leath
Colson	Leonard
Duniap of Kleberg	Lindsey
England	Luker
Fisher	McKee
Frazer	Payne
Hartzog	Quinn
Head	Roane
Hunter	Rogers
Jefferson	Settle
Jones of Atascosa	Stinson

#### Absent-Excused

Duvall	
Farmer	
Fitzwater	

Graves Knetsch

The Speaker then laid House Bill No. 832 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

# Yeas-119

7 CO	<del>5 -</del> 110
Adamson	Dunagan
Adkins	Dunlap of Hays
Aikin	Fain
Alexander	Ford
Alsup	Fox
Ash	Fuchs
Atchison	Gibson
Beck	Glass
Bergman	Good
Bourne	Gray
Bradbury	Greathouse
Bradford	Hankamer
Broyles	Hanna
Burton	Hardin
Butler of Karnes	Harris of Archer
Cagle	Harris of Dallas
Calvert	Herzik
Canon	Hodges
Clayton	Hofheinz
Collins	Holland
Colquitt	Hoskins
Cooper	Howard
Cowley	Huddleston
Craddock	Hunt
Crossley	Hyder
Daniel	Jackson
Davis	James
Davison of Fisher	
Davisson	Jones of Falls
of Eastland	Jones of Runnels
Dickison	Jones of Shelby
	source or purity

Reed of Dallas
Riddle
Roach of Angelina
Roach of Hunt
Roark
Roberts
Russell
Rutta
Scarborough
Settle
Shofner
Smith
Spears
Stanfield
Steward
Stovall
Tarwater
Tennyson
Thornton
Venable
Waggoner Walker
Wells
Westfall
Wood of Harrison
Wood of Montague
Worley
Young
Youngblood

# Present-Not Voting

r				
١.	•	•	•	
			Λa	^77
	16			

Roane

#### Absent

ı	Butler of Brazos	Hunter
l	Caldwell	Jones of Atascosa
1	Celaya Colson	King
ı	Colson	Lange
1	Dunlap of Kleberg	
ı	Dwyer	Leonard
ı	England	Luker
1	Fisher	McKinney
	Frazer	Rogers
	Hartzog	Stinson
ı	Head	Tillery
ı	Hill	-

# Absent-Excused

Duvall	Graves
Farmer	Knetsch
Ditamotor	

Fitzwater

# SENATE BILL NO. 84 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 84, A bill to be entitled "An Act which provides for the prevention and control of disease; defining certain terms; giving the State Health Officer and the State Board of Health authority to promulgate orders, rules, and regulations for the protection of the public health."

The bill was read second time.

#### SENATE BILL NO. 238 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 238, A bill to be entitled "An Act to amend and amending Article 2968, Revised Civil Statutes of Texas, 1925, as amended by Chapter 26 of the Fifth Called Session of the Forty-first Legislature, and to provide for and to require the issuance of certificates of exemption without cost to all qualified voters not subject to the payment of a poll tax and providing the form thereof and the character of record to be made and kept by the tax collector and providing for the cancellation and reissue or indorsement thereof when the voter moves from one county to another and for the reissue in the event of loss of such certificate and to require the entry of the names of persons to whom such certificates are issued on the list of legal voters, and declaring an emergency."

The bill was read second time.

Question—Shall Senate Bill No. 238 pass to third reading?

# SENATE BILL NO. 508 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 508, A bill to be entitled "An Act to amend Article 3810 of the Revised Civil Statutes relating to the sales of real estate under deeds of trust; requiring notice of such sales to be sent by registered mail to all persons having liens of record against the land to be foreclosed and providing that an affidavit made by the party sending a notice by mail shall be subject to registration and when recorded shall be prima facie evidence that the notice was sent, and declaring an emergency."

The bill was read second time.

Question—Shall Senate Bill No. 508 pass to third reading?

# SENATE BILL NO. 441 ON SECOND READING

#### (By Unanimous Consent)

The Speaker laid before the House, on its second reading and passage to third reading,

"An Act amending Article 6643, Re- | tion as follows:

vised Civil Statutes of Texas, 1925, as amended, Acts, 1927, Fortieth Legislature, page 83, Chapter 59, Section 1, and declaring an emergency."

The bill was read second time.

Mr. Keefe offered the following amendment to the bill:

Amend Senate Bill No. 441, page 1, line 29, by striking out the words "and legally issued" and inserting in lieu thereof the following: "applied for and a deposit or a bond sufficient to cover the cost of issuing same has been made with the clerk of the court in which the suit is pending."

Question—Shall the amendment by Mr. Keefe be adopted?

# SENATE BILL NO. 290 ON SECOND READING

# (By Unanimous Consent)

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 290, A bill to be entitled "An Act requiring fee officers collecting fees in criminal cases to give official receipts for all moneys collected in official capacities; providing the manner and method of handling same; providing a penalty for failure to comply herewith, and declaring an emergency."

The bill was read second time.

#### NOTICES GIVEN

Notices were given by the authors of the bills, which bills were heretofore laid on the table subject to call, that motions would be made to take up same on the next legislative day.

# ADJOURNMENT

Mr. Russell moved that the House adjourn until 9:30 o'clock a. m., tomorrow.

Mr. Padgett moved that the House recess to 9:30 o'clock a. m., tomorrow.

Question recurring on the motion by Mr. Russell, it prevailed, and the House, accordingly, at 5:30 o'clock p. m., adjourned until 9:30 o'clock a. m., tomorrow.

#### APPENDIX

# STANDING COMMITTEE REPORTS

The following committees have filed S. B. No. 441, A bill to be entitled favorable reports on bills and resolu-

Counties: House Bill No. 832. Judicial Districts: Senate Bills Nos. 516, 525, and House Bill No. 992. Judiciary: Senate Bill No. 473.

Labor: Senate Bill No. 442.

Municipal and Private Corporations: Senate Bills Nos. 365 and 496: House Bills Nos. 980 and 981.

State Affairs: House Concurrent Resolution No. 101; House Bills Nos. 898 and 993; Senate Bills Nos. 499, 513, 524, and 527.

# REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Committee Room, Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 814, A bill to be entitled "An Act repealing Article 941, Penal Code of Texas, 1925, as amended by Acts, 1929, Forty-first Legislature, Chapter 119, and as further amended by Acts, 1930, Forty-first Legislature, Fifth Called Session, Chapter 13, Section 1, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room. Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 985, A bill to be entitled "An Act fixing the fees and salary of the official shorthand reporter of the County Court of Jefferson County at Law, Jefferson County, Texas, and providing the manner of payment; and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room, Austin, Texas, May 1, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

"An Act requiring a hunting license | along any survey line, or along any of all those over seventeen years of survey subdivision line, where said

age hunting in certain counties; requiring a fishing license of all those over seventeen years of age fishing in certain counties; fixing the fees for said licenses and the fee to be retained by the collecting officer; etc., and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 977, A bill to be entitled "An Act to amend Article 8197-b, Chapter 8, Title 128, of the Revised Civil Statutes of the State of Texas, as amended by Act of the Forty-first Legislature, Fourth Called Session, page 71, Chapter 34, relating to the issuance of refunding bonds by any district that may have availed itself of the provisions of Article 8195 and become a conservation and reclamation district, and repealing all laws in conflict therewith, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 757, A bill to be entitled "An Act to amend Chapter 2, of Title 116, of the Revised Civil Statutes of Texas, 1925, by adding to said chapter a new article to be known as 'Article 6711-a', providing that upon application of ten or more resident citizens of counties of the State of Texas having not less than 34,000 nor more than 35,000 population, according to the last Federal Census, or one person living within an enclosure of two thousand (2,000) acres or more in said counties, the commissioners court of said county shall open a road through said enclosure of land, or between different persons or owners of H. B. No. 990, A bill to be entitled land, or along any section line, or land is adjacent or contiguous to public rivers, lakes, or bays in counties of the State of Texas having not less than 34,000 nor more than 35,000 population, according to the last Federal Census, etc., and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES. Chairman.

Committee Room,

Austin, Texas, May 1, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 970, A bill to be entitled "An Act to fix the salaries and compensation of county commissioners in counties with a population of not less than 12,220 or more than 12,235, according to the last Federal Census, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, May 1, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 853, A bill to be entitled "An Act repealing Section 11 of Article 7152, Title 122 of the Revised Civil Statutes of Texas, adopted at the Regular Session of the Thirtyninth Legislature, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 946, A bill to be entitled "An Act to amend Section 4, Senate Bill No. 9, Chapter 5, Acts, Second Called Session, Forty-third Legislature, and Senate Bill No. 118, Regular Session, Forty-fourth Legislature, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room, Austin, Texas, May 1, 1935. Hon. Coke Stevenson, Speaker of the

House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 966, A bill to be entitled "An Act providing for the appointment of a juvenile officer and assistant juvenile officers in counties having a population of more than one hundred and seventy-five thousand, fixing their duties, salaries, and term of office, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room, Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 869, A bill to be entitled "An Act to repeal Senate Bill No. 215, Chapter 47, Acts of the Regular Session of the Forty-second Legislature, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room, Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 857, A bill to be entitled "An Act amending Article 4, Revised Civil Statutes of Texas, 1925, as amended, Acts, 1927, Fortieth Legislature, page 276, Chapter 194, as further amended by Acts 1932, Fortysecond Legislature, Third Called Session, page 96, Chapter 32, and as further amended by Acts, 1932, Fortythird Legislature, page 320, Chapter 122, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room, Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 641, A bill to be entitled "An Act to prohibit the taking of

fish in Kimble, Kerr, Edwards, Real, Sutton, Bandera, Mason, Menard, Blanco, Llano, Kendall, or Gilespie Counties with any device equipped with more than two hooks, except artificial bait used with a rod and reel and excepting a twenty-foot minnow seine for the purpose of taking minnows for bait; providing size limits and bag limits for fish taken in said counties, etc., and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 983, A bill to be entitled "An Act making it unlawful to transport minnows of any and all species outside of the counties wherein such minnows are caught, seined or taken; provided that this Act shall only apply to persons, firms or corporations transporting minnows caught, seined or taken from the waters of the Counties of McCulloch, San Saba, Gillespie, Llano, Kendall, Blanco, Lampasas and Mason; etc., and de-claring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room, Austin, Texas, May 1, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 394, A bill to be entitled "An Act amending Section 1 of Senate Bill No. 532, Chapter 187, General Laws of the Forty-third Legislature, 1933, First Called Session, authorizing the Texas State Parks Board to acquire State park sites by purchase, gift, or otherwise, and to improve, beautify, and equip and to contract with any person, firm, or corporation for the improvement, beautification, or equipment of the State Parks of the State to such an extent as the said board might deem advisable, and extending the authority of such board to purchase such

the effective date of this Act, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES. Chairman.

Committee Room,

Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 291, A bill to be entitled "An Act fixing the salaries to be paid to county commissioners in counties having a population of not less than 13,540 inhabitants and not more than 13,570 inhabitants, according to the last preceding Federal Census, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 982, A bill to be entitled "An Act making it unlawful to use seines or nets except those of certain dimensions of mesh for taking fish from waters in Bastrop County; providing dimensions of mesh of minnow seines; setting the time for use of such nets or seines; repealing all laws in conflict herewith; providing a penalty for violation thereof, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 691, A bill to be entitled "An Act to define and regulate 'auto caravans' using the highways of this State outside of the limits of incorporated cities, towns, or villages; placing the jurisdiction of the regulation of such auto caravans in the Railroad Commission of the State of Texas; making it unlawful to operate sites for a period of two years from auto caravans without procuring a

permit from the Railroad Commission for each of such caravans; requiring applications to be made by persons desiring to operate such auto caravans upon forms prescribed by the Railroad Commission of Texas; requiring that a remittance of five dollars (\$5.00) for each one hundred (100) miles or a fraction thereof each vehicle is to be moved shall accompany the application, to be deposited in the State Highway Fund if the permit is issued, but, provided, that said sum of money shall be returned if the permit is not granted, etc., and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room.

Austin, Texas, May 1, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 139, A bill to be entitled "An Act amending Article 1021, Texas Code of Criminal Procedure of 1925, as amended by Acts, 1927, Fortieth Legislature, Chapter 236, Section 1, relating to salaries and per diem of district attorneys in all judicial districts composed of two or more counties, and providing that such district attorneys shall receive pay for each day of service in the necessary discharge of their official duties, and for each day they represent the State in specified capacities, etc., and declaring | Hon. Coke Stevenson, Speaker of the an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, May 1, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 49, A bill to be entitled "An Act to amend Article 2956, Revised Civil Statutes of 1925, as amended by the Regular Session of the Forty-second Legislature, and as amended by the Regular Session of the Forty-third Legislature, and declaring an emergency,"

Has carefully compared same, and Bills, to whom was referred finds it correctly engrossed.

HODGES, Chairman,

Committee Room.

Austin, Texas, May 1, 1935. Hon. Coke Stevenson, Speaker of the

House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 303, A bill to be entitled "An Act making it unlawful to shoot at or kill any squirrel, dove, or quail in Rains County, Texas; providing a penalty, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 109, A bill to be entitled "An Act amending Article 2270, Chapter 12 of Title 42 of the 1925 Revised Civil Statutes of Texas, relating to the giving of supersedeas bonds, and providing that in lieu thereof the court may permit deposits of money from time to time with the registry of the court, etc., and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, May 1, 1935.

House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 689, A bill to be entifled "An Act to repeal Article 952 1-3 of the Penal Code of the State of Texas, the same being the Acts of the Fortyfirst Legislature, Second Called Session, Chapter 75, page 150, passed in 1929, and declaring an emergency,

Has carefully compared same, and finds it correctly engrossed.

HODGES. Chairman.

Committee Room,

Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed

H. B. No. 773, A bill to be entitled "An Act authorizing the governing

body of any incorporated city or town having a population of 290,000 or more, according to the preceding Federal Census, to formulate and devise a pension plan, said pension plan, before becoming effective, to be approved by the qualified electors of such city or town, etc., and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room, Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 833, A bill to be entitled "An Act amending Article 2880, Revised Civil Statutes of 1925, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, May 1, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 987, A bill to be entitled "An Act authorizing the Board of Regents of the University of Texas to issue surface leases for a term not exceeding 99 years to any University lands located in El Paso County, Texas, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room. Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 991, A bill to be entitled "An Act amending Sections 2, 3, 7, and 9 of Chapter 101 of the General and Special Laws of the First Called Session of the Forty-third Legislature, said chapter providing for the creating of a Fireman, Policemen and Fire Alarm Operators' Pension by Acts, First Called Session, Forty-Fund in certain cities and towns having a paid fire, police and fire alarm terms used in the bill; prohibiting operators' department, and creating waste in the production, transporta-

a Board of Trustees for the same, and defining the duties and powers of the trustees thereof; etc., and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 682, A bill to be entitled "An Act amending Article 7118 of the 1925 Revised Civil Statutes of the State of Texas, being Section 3 of Chapter 29, page 64, Acts of the Second Called Session of the Thirtyeighth Legislature of the State of Texas, by adding to the class exempted and taxed under Class 'A' therein, stepchildren of the decedent, and their direct descendants and the direct descendants of adopted children, and by adding a new article to be known as Article 7118-a, providing that such classification shall apply in the case of persons now deceased and whose estates have not been appraised for inheritance tax at the time of the passage of this Act, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

REPORTS OF THE COMMITTEE ON ENROLLED BILLS

Committee Room,

Austin, Texas, May 1, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 266, "An Act declaring the policy of the State of Texas, with reference to the production and conservation of natural gas and correlative rights of owners of gas producing properties; amending Article 6008, Revised Civil Statutes of 1925, as amended by Acts, First Called Session, Forty-second Legislature, as amended by Acts, Regular Session, Forty-third Legislature, as amended

tion and use of natural gas and defining the term waste; providing Legislature, nor impair the power of where oil and gas are produced through the same well bore but conservation laws; providing that if through different strings of casing from different producing horizons the production for each horizon shall be a separate well; prohibiting the production from an oil well of natural gas found in a horizon productive finds it correctly enrolled. of natural gas only; authorizing the Railroad Commission, with certain restrictions, to determine the gas-oil ratio; authorizing the Commission to make and enforce rules, regulations, and orders to prevent waste in the production of natural gas and to accomplish the purposes of this Act including certain specified purposes; designating the uses to which sweet gas, sour gas, and casinghead gas may be put; requiring periodic tests of gas wells to determine the open | flow and rock pressure thereof; providing for inspection, reading or testing of any gas meter; authorizing the Section 59-a of Article XVI of the Con-Railroad Commission to prorate and stitution of the State of Texas, and regulate the daily production of all to be a governmental agency, body gas wells to prevent waste and to politic and corporate without power adjust correlative rights and prescribing the means and methods to ac- property, or to alienate any property complish same; prescribing the mini- necessary to its business, or to levy mum limits to which the open flow of gas wells may be restricted; pre- indebtedness payable out of taxes or scribing a maximum daily production assessments, or to pledge the credit for each gas well, but providing the of the State, fixing boundaries there-Commission may raise such limit to of, conferring thereon all powers, prevent waste or lower such limit to rights, privileges and functions conas low as fifteen per cent (15%) of ferred by General Law upon districts the daily productive capacity of a well to prevent the intermingling of sweet and sour gas; restricting all ring certain other powers thereon, wells to a schedule of production fixed including power of control, storage, by the Railroad Commission; authorizing the zoning of a common reservoir from which natural gas is produced; authorizing the agreements for co-operative development of gas producing properties; vesting the property by condemnation or other-Commission with a broad discretion in administering this Act; prescribing the penalties for violations of this Act and authorizing suits for penalties in the name of the State and fixing the venue of such suits; providing for judicial review of the orders of the Commission; repealing all laws in conflict with this Act but specifying that the Act shall become effective as to sour gas wells on October 1, 1935, and as to sweet gas wells not later than August 1, 1935, but providing that this Act shall not re-

House Bill No. 782, Forty-fourth the Commission under oil and gas any portion of the Act is unconstitutional, it shall not affect the remaining parts; and declaring an emergency,"

Has carefully compared same, and

ATCHISON, Chairman.

Committee Room,

Austin, Texas, May 1, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 77, "An Act creating a conservation and reclamation district composed of the Counties of Coke and Tom Green, to be known as the Upper Colorado River Authority, pursuant to and for the purposes set forth in to mortgage or encumber any of its taxes or assessments or to create any created pursuant to said Section 59-a, except as expressly limited; conferpreservation, use, distribution and sale of the waters of the Colorado River and its tributaries; to develop, generate, distribute and sell water power and electric energy; to acquire wise; to construct, maintain, use and operate facilities; to make contracts to borrow money; to create and issue its negotiable revenue bonds for cash, property or refunding purposes on stated terms and conditions, and in connection therewith to pledge all or any part of its revenue, said last provision applying also to the Brazos River Conservation and Reclamation District heretofore created by Act of the Legislature of the State of Texas, Chapter 13, Special Laws, Second Called Session, Forty-first Legislapeal, modify or impair provisions of ture; vesting the powers of the dis-

trict in a board of directors and prescribing the manner of their appointment and their duties; provid-ing for the appointment of officers, agents and employes; providing for the fiscal management of the district; preserving existing water rights to the extent provided; providing for the donation and granting by the State of Texas to the district herein created of all annual current State ad valorem taxes collected in Coke and Tom Green Counties for a period of twenty (20) years beginning September 1, 1935; providing none of the taxes herein donated shall be made available to said Authority until it shall have received a grant and/or loan and/or advancement from the United States of America of sufficient size to insure such completed system of improvement; providing an opinion from the Attorney General of Texas as to whether said grant and/or loan and/or advancement has been made shall be authority for action by any person charged with any duty contingent upon said grant and/or loan and/or advancement; prescribing the manner and methods of collecting said taxes and the payment and disbursement thereof to the District, providing that said taxes may be used for the payment and retirement of interest and sinking fund upon bonds issued for the development of the District; prescribing all necessary details to carry out the intent and purpose of this Act; making an appropriation of five thousand dollars (\$5,000) to the District; providing that if any provisions of this Act shall be held invalid, the validity of the other provisions thereof shall not be affected, and declaring an emergency."

Has carefully compared same, and finds it correctly enrolled.

ROANE, Vice-Chairman.

# SIXTY-SECOND DAY

(Friday, May 3, 1935)

The House met at 9:30 o'clock a.m., pursuant to adjournment, and was called to order by Speaker Stevenson.

The roll was called, and the following members were present:

Mr. Speaker Adamson Adkins

₹ 112 × 1 =

Aikin Alexander Alsup

Ash Atchison Beck Bergman Bourne Bradbury Bradford Broyles Burton **Butler of Brazos** Butler of Karnes Cagle Caldwell Calvert Canon Celaya Clayton Collins Colquitt Colson Cooper Cowley Craddock Crossley Daniel Davis Davison of Fisher Davisson of Eastland Dickison Dunagan Dunlap of Hays Dunlap of Kleberg Padgett Dwyer England Fain Fisher Ford Fox: Frazer Fuchs Gibson Glass Good Graves Gray Greathouse Hankamer Hanna Hardin Harris of Archer Harris of Dallas Hartzog Head Herzik Hill Hodges Hofheinz Holland Hoskins Howard Huddleston Hunt

Hunter

Hyder

Jackson

Jefferson

Walker

Jones of Atascosa Jones of Falls Jones of Runnels Jones of Shelby Jones of Wise Keefe King Knetsch Lange Lanning Latham Leath Lemens Leonard Lindsey Lotief Lucas Luker Mauritz McCalla McConnell McFarland McKee McKinney Moffett Moore Morris Morrison Morse Newton<sup>.</sup> Nicholson Olsen Palmer Patterson Payne Petsch Pope Quinn Reader Reed of Bowie Reed of Dallas Riddle Roach of Angelina Roach of Hunt Roane Roark Roberts Rogers Russell Rutta Scarborough Settle Shofner Smith Spears Stanfield Steward Stinson Stovall Tarwater Tennyson Thornton Tillery Venable Waggoner